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PART III—SECTION 3

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER, BILASPUR (SIMLA HILLS)

NOTIFICATIONS

Bilaspur, the 23rd February 1954

No. LAD/11/54—Whereas it appears that land is likely to be required to be taken by Government at the public expense for a public purpose, namely for construction of Swarghat Rest House, etc., it is hereby notified that land in the locality described below is likely to be required for the above purpose.

This notification is issued under the provision of Section 4 of the Land Acquisition Act, 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid Section, the Chief Commissioner, Bilaspur is pleased to authorise the officers for the time being engaged in the undertaking with their servants workers, to enter upon and survey any land in the locality, and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of any land in the locality, may within 30 days of the publication of this notification in the Gazette of India, file an objection in writing before the Deputy Commissioner, Bilaspur (Simla Hills).

Specifications

| State | District & Tehsil | Locality (Mauza) | Khasra Nos. | Area |
|----------|-------------------|------------------|-------------|---------------|
| Bilaspur | Bilaspur Tehsil | Swarghat Sadar | 502 503 & 1 | Big. Bis. 2 5 |

By order of the Chief Commissioner
MAHABIR SINGH
Deputy Commissioner
Bilaspur (Simla Hills)

Bilaspur, the 26th February 1954

No. Jud-7/53/7—In exercise of the powers conferred by Sec. 260 of the Cr. P.C. the Chief Commissioner of Bilaspur is pleased to invest Shri Hardyal, Magistrate 1st Class, with powers to try summarily in the Bilaspur State the offences so triable under the said Act.

By order
MAHABIR SINGH
Deputy Commissioner

Bilaspur, the 26th February 1954

No. 1/51/VI/6—In partial modification of this office notification No. Cine-1/15/V/31, dated the 6/10th March, 1953 and in exercise of the powers conferred by clause (b) of Sec. 16 of the Cinematograph Act, 1952 read with the notification of the Government of India, in the Ministry of Information and Broadcasting No. 20(14)/52-F.II, dated the 21st July, 1952 the Chief Commissioner is pleased to order the following amendments to the said notification:—

1. For Rule 54 read as:—

"54. Prior sanction of the Electric Inspector for all electrical works—(1) Before carrying out any

electric installation work including additions or alterations thereto in any cinema, prior sanction of the Electric Inspector shall be obtained through the Licensing Authority and for this purpose, a plan showing the approximate positions of lights, fans, distributing boards, projecting machines, transformers, converters, etc. a schedule indicating circuit arrangements and their loading and specifications giving the full particulars of the proposed work shall be forwarded to the Electric Inspector.

- (2) All defects revealed in the plan shall be brought by the Electric Inspector to the notice of the applicant or licensee as the case may be and of the licensing authority who may refuse to grant approval to the proposed works until those defects are removed to his satisfaction.
- (3) On completion of the works a set of completion plan showing the electrical works as approved and carried out shall be sent to the Electric Inspector and the Licensing Authority.
- (4) A framed copy of the plan showing all the electrical works executed in the cinema premises shall be displayed in the cinema premises and shall be kept up-to-date.

2. Add the following Rules after Rule 54:—

- "54A. *Main Circuits*—The cinema premises shall have the following separate and distinct main circuits.
- (A) for the stage where stage is intended to be utilised for performances;
 - (B) for the auditorium, corridors, exits and all parts;
 - (C) of the premises open to the public. The circuits (B) and (C) shall be so arranged that the lights in the auditorium, corridors, exits, etc. shall be, as far as possible, equally distributed on the two circuits.

The two circuits (B) and (C) shall not be combined in one fitting nor shall the wires or leads for one circuit be placed in the same casing or tube as those of the other circuits.

(D) *Emergency Lighting Circuit*.

This circuit shall be fed from accumulators which shall be in fully charged condition before the first admission of the public on any day and shall supply not less than three lamps arranged so as to avoid, as far as possible, a single fault extinguishing all the lamps. The emergency lighting circuit shall be used exclusively for the lighting of the auditorium and shall be controlled from a convenient position inside the enclosure. Two way control from both within and without the enclosure may be adopted for the emergency lighting circuit provided that the control from outside the enclosure is suitably indicated, is not mounted on the same board as any of the other circuits, and is placed in such a position as to be readily handled by a member of the cinema staff but inaccessible to the public.

(E) *Cinematograph Circuit*.

A separate and distinct circuit shall be provided for the supply to cinematograph lamps. Such circuit shall be controlled by a suitable main

switch fuse required in pursuance of paragraph 41 of this Schedule, and there shall be in addition for each lamp a totally enclosed double pole iron clad switch and fuse placed in a convenient position within the enclosure.

When the cinematograph lamp is working the electrical pressure across the terminals of the double pole switch shall not exceed 110 volts.

(F) A separate and distinct circuit shall be provided for supply of energy to fans.

54B. *Sub-Circuits*—(1) The main circuits (A), (B), (C) and (F) shall be sub-divided as may be necessary and no sub-circuit shall be allowed to carry more than 5 amps in the case of auditorium corridors etc. or 20 amps. on 230 V. in the case of stage. Each sub-circuit shall be taken from a distribution board only.

(2) The main leads, etc. for circuit (A), shall, where possible, be kept entirely on the stage side of the proscenium wall and those for circuits (B), (C) and (F) entirely on the auditorium side of the wall.

(3) The lights inside and outside the cinema premises shall be on separate circuits. The lights on the sub-circuits shall be placed alternatively wherever possible.

54C. *Control of auditorium lights from the enclosure*—A portion of the lights in the auditorium may be controlled by switches placed in the enclosure, provided the switches are of totally closed metal clad type associated with suitable fuses. The number and position of such switches shall be subject to the approval of the Electric Inspector.

3. Add the following Rules after Rule 67:—

67A. *Insulation Resistance*—Insulation resistance of the electric installation shall be in accordance with the provisions of the I.E. Rules provided that these Rules shall not be held to justify a lower insulation resistance than 10,000 ohms.

67B. *Shock-treatment Instructions*—Instructions both in English and the local language of the district for the restoration of persons suffering from electric shocks shall be affixed in conspicuous place in the enclosure.

67C. *Temporary lighting*—(1) If it is desired to install temporary lighting, 15 clear days' notice in writing shall be given to the Electric Inspectors, giving full particulars of the proposed work before its commencement and shall not be brought into use without his approval.

(2) All temporary work shall be immediately removed when no longer required for the purpose for which it was installed. In the case of temporary work on the stage, all connections to the permanent installation shall be removed immediately after the performance for which they are used, unless permission be obtained to the contrary from the Electric Inspector.

67D. *Supply to unlicensed premises*—No premises or part of premises not included in the licence shall be supplied with electricity from the licensed premises.

By order of the Chief Commissioner

MAHABIR SINGH
Deputy Commissioner

Bilaspur, the 1st March 1954

No. Rev(STC)3/54/15—It is hereby notified for the information of the general public that registers in the prescribed form for each of the election wards of the Small Town Committee, Shri Naina Devi Ji, of persons entitled to be registered as voters have been prepared and these registers are open to inspection at the Town Office Shri Naina Devi Ji.

No. Rev(STC)3/54/16—In exercise of the powers under rule 9 of the Small Town Electoral Rules applicable to Bilaspur, Magistrate, 2nd Class, Bilaspur (Tehsildar Sadar) is hereby appointed to enquire into the objections brought before him under the said rule.

No. Rev(STC)3/54/17—In exercise of the powers under sub-rule (1) of rule 9 of the Small Town Electoral Rules applicable to Bilaspur, it is hereby notified for general information that any person whose name is not registered as a voter for elections to the Small Town Committee, Shri Naina Devi Ji and who claims to be so registered, and any person whose name is so entered and who objects

to the entry of the name of any other person, may on or before the 10th day of March 1954 give notice in writing or personally or through his representative of his claim or his objection to Magistrate, 2nd Class, Bilaspur (Tehsildar Sadar) for an enquiry into the objections and claims at the Sadar Tehsil Building, Bilaspur.

MAHABIR SINGH
Deputy Commissioner

Simla-4, the 1st March 1954

No. CS.111-12/54—In exercise of the powers conferred by Section 35 of the Court Fees Act VII of 1870, and read with Govt. of India, Ministry of States Notification No. 104-J dated the 24th August, 1950, the Chief Commissioner, Bilaspur State is pleased to remit the stamp duty chargeable on the following petitions under Article (b) of Schedule II to the said Act:—

A petition or application presented to a Revenue Officer asking him to record a statement or sanction a mutation under section 34(4) of the Punjab Land Revenue Act of 1887, as applied to Bilaspur State, in consequence of consolidation of holdings carried out by the Cooperative Department in the Bilaspur State.

By order
BISHAN DAS
Secretary
to the Chief Commissioner.

Simla-4, the 1st March 1954

No. CS.111-12/54—In exercise of the powers under Section 3 of the Cooperative Societies Act II of 1912, read with Govt. of India, Ministry of States Notification No. 159-J dated the 29th June, 1949, the Chief Commissioner, Bilaspur State is pleased to appoint Shri M. M. Krishna, Registrar, Co-operative Societies, Himachal Pradesh to act as Registrar, Co-operative Societies, Bilaspur State and invest him with all powers of a Registrar, under the said Act.

This supersedes all previous notifications on the subject.

By order
BISHAN DAS
Secretary
to the Chief Commissioner

Simla-4, the 1st March 1954

No. CS.111-12/54—In exercise of the powers conferred by Section 9, Clause (a) of the Indian Stamp Act, 1899 and read with Government of India, Ministry of States Notification No. 104-J dated the 24th August, 1950, the Chief Commissioner, Bilaspur State is pleased to remit the Duty chargeable under Article 12 of Schedule I of the said Act on the Awards of Arbitrators in all disputes to which Co-operative Societies in Bilaspur State are parties.

By order
BISHAN DAS
Secretary
to the Chief Commissioner.

Simla-4, the 1st March 1954

No. CS.111-12/54—In exercise of the powers conferred by Section 28(2) of the Cooperative Societies Act, 1912 and read with Govt. of India, Ministry of States Notification No. 159-J dated the 29th June, 1949, the Chief Commissioner of Bilaspur State, is pleased to remit the Stamp Duty with which under any Law for the time being in force in Bilaspur State, instruments executed by or on behalf of any Society for the time being registered or deemed to be registered under the Act or instruments executed by any officer or member of any such society, and relating to the business of the society other than cheques of individual members or own against their current account with Co-operative Banks, are chargeable.

By order
BISHAN DAS
Secretary
to the Chief Commissioner.

Simla-4, the 1st March 1954

No. CS.111-12/54—In exercise of the powers conferred by Sub-Section (2) of Section 28 of the Cooperative Societies Act, 1912, and read with Govt. of India, Ministry of States Notification No. 159-J dated the 29th June, 1949, the Chief

Commissioner, Bilaspur State, is pleased to remit the following fees payable under the Law of Registration for the time being in force in Bilaspur State namely:—

- (a) All fees payable by or on behalf of any Cooperative Credit Society for the time being registered under that Act; and
- (b) All fees payable in respect of any instrument executed by any officer or member of such a society and relating to the business thereof.

By order
BISHAN DAS
Secretary
to the Chief Commissioner

Simla-4, the 1st March 1954

No. CS.111-12/54—In exercise of the powers conferred by Section 43(1) of the Cooperative Societies Act II of 1912 and read with Government of India, Ministry of States Notification No. 159-J dated the 29th June, 1949, the Chief Commissioner, Bilaspur State is pleased to direct that the rules framed by the Himachal Pradesh Government under Section 43(1) of the aforesaid Act and published in the Gazette vide Himachal Pradesh Government notifications noted below, as amended from time to time, shall apply to Bilaspur State with the modifications specified in the Schedule hereto annexed:—

Notifications

1. No. R.86-49/49 dated the 9th Nov. 1949.
2. No. R.86-49/49 dated the 28th Nov. 1953.

Schedule

1. Substitute "31st July" and "30th June" for "30th April" and "31st March" respectively occurring in para 2 of Rule No. 15.
2. Substitute "Chief Commissioner, Bilaspur State" for the words "Chief Commissioner, Himachal Pradesh" wherever the latter occur in Rule 27.
3. Substitute "Chief Commissioner, Bilaspur State" for the words "Chief Commissioner, Himachal Pradesh" occurring in the 'condition' in Rule 29.

By order
BISHAN DAS
Secretary
to the Chief Commissioner

Bilaspur, the 1st March 1954

No. Ft.45-179/53—In exercise of the powers conferred by Section 30(b) of the Indian Forest Act (XVI of 1927) read with the Government of India, Ministry of States Notification No. 146-J, dated the 6th December, 1950, the Chief Commissioner, Bilaspur is pleased to declare that the portion of the undemarcated (Protected) grass reserve Patti Forest, specified in the schedule appended to this Notification shall be closed for the purpose of aforestation and regeneration for a period of 15 years from the date of this Notification and that the rights of private persons in or over the said portion shall be suspended during the said period.

Under clause (c) of Section 30 of the said Act, the Chief Commissioner, is pleased to prohibit from the date of this Notification the collection or subjection to any manufacturing process or removal of all forest produce in or over such portion except with the permission in writing of the Forest Officer.

Schedule

| Bohail | Name of Forest | Area closed | Boundaries of the area closed | Remarks |
|--------|----------------------|--------------|---|---------|
| Sadar | Grass Reserve Patti. | 197.5 Acres. | East.—Boundary line of Mehta Dehati Charand, West.—Boundary line of Manakpur village, Distt. Hoshiarpur, North.—Boundary line of village Chamarahar. South.—Boundary line of village Daibhan. | |

By order
BISHAN DAS
Secretary
to the Chief Commissioner

Bilaspur, the 1st March 1954

No. LAD/12/54—Whereas it appears that land is likely to be required to be taken by Government at the public expense for a public purpose, namely "for the extension of school building at Jukhala", it is hereby, notified that land in the locality described below is likely to be required for the above purpose.

This Notification is issued under the provision of Section 4 of the Land Acquisition Act 1894 to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Chief Commissioner, Bilaspur is pleased to authorise the Officers for the time being engaged in the undertaking with their servants workmen to enter upon and survey any land in the locality and do all other acts required or permitted by that section.

Any person interested who has any objection to the acquisition of any land in the locality, may within 30 days of the publication of this notification in the Gazette of India file an objection in writing before the Deputy Commissioner, Bilaspur (Simla Hills).

Specification

| State | District & Tehsil | Locality (mouza) | Khasra Nos. | Area |
|----------|----------------------|-------------------------|-----------------------|----------------|
| Bilaspur | Bilaspur Tehsi Sadar | Jukhala P. Bhabudur pur | 366 366 241 1 2 7 1 1 | Big. Bis. 4. 2 |

By order of the Chief Commissioner
MAHABIR SINGH
Deputy Commissioner

GOVERNMENT OF KUTCH

NOTIFICATIONS

Bhuj, the 2nd March 1954

No. S-86/54—The Chief Commissioner for Kutch is pleased to repossess Shri H. D. Kadia as Assistant Engineer, Irrigation Division, Kutch Public Works Dept., on his return from leave with effect from the noon of the 23rd February 1954.

By order
S. B. PATIL
Secretary
to the Chief Commissioner for Kutch

Bhuj, the 5th March 1954

No. S-90/54—The Chief Commissioner is pleased to continue, on the existing terms, the appointment of Shri B. P. Rao, B.Com., as Statistics Officer in the Kutch Secretariat, sanctioned in this Government Notification No. S-148/53, dated 30th November 1953, for a further period of one year with effect from 1st March 1954 to 28th February 1955.

By order
S. B. PATIL
Secretary
to the Chief Commissioner for Kutch

GOVERNMENT OF AJMER

Law and Judicial Department

NOTIFICATIONS

Ajmer, the 20th February 1954

No. 11/1/53-L&J—Consequent on the appointment of Shri C. Jacob as District and Sessions Judge, Ajmer with effect from the afternoon of 8th February 1954, Shri P. L. Agarwala, Debt Settlement Officer, and Sub-Judge, Ajmer, is appointed as Senior Sub Judge, First Class, with extended jurisdiction to try suits without limit of value or amount throughout the State of Ajmer, and Judge Small Cause Court, Ajmer with effect from the afternoon of 8th February 1954, in addition to his own duties, until further orders.

By order
G. S. GAITONDE
Secretary

Revenue Department*Ajmer, the 26th February 1954*

No. 62(2)/31/53-Rev—It is hereby certified that the Certificate of Approval granted to Shri Banarsi Lal Jain, Hathi Bhata, Ajmer, in this Government Notification No. 62(2)/31/53-Rev, dated the 27th March 1953, has been further renewed with effect from 1st January 1954.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1954.

By order

S. A. RAUF
Deputy Secretary

Ajmer, the 2nd March 1954

No. 62(2)/8/53-Rev—It is hereby certified that the Certificate of Approval granted to M/s Joshi Bros, Mahabir Ganj, Beawar, in this Government Notification No. 3/161/51-Mines, dated the 6th February 1952, has been further renewed with effect from 1st January 1954.

2. This renewed Certificate of Approval will remain in force upto the midnight of 31st December 1954.

By order

S. A. RAUF
Deputy Secretary

Public Works and Excise Department*Ajmer, the 5th March 1954*

No. H(6)/15/53-D&W—In exercise of the powers conferred by Article 313 of the Constitution read with the Government of India, Ministry of Home Affairs Notification No. 23/42/52-Public, dated 3rd December 1952, the Chief Commissioner, Ajmer has framed the following rules for the recruitment and promotion to the Class IV Excise Service of the State of Ajmer.

PART I

1. These Rules shall be called the recruitment and promotion Rules for the Class IV Excise Service in the Excise Department of Ajmer State.

2. The Class IV Excise Service shall consist of (a) Peon-Constables (b) Lifter-cum-Daftri (c) Jamadars.

3. The recruitment shall be made by the following methods :—

- (a) All vacancies in the posts of peon-Constables shall be filled by competitive test held in accordance with Part II of these Rules provided that for vacancies of less than 3 months or till the result of the competitive test is published, whichever is earlier, the Collector of Excise Revenue may appoint a candidate possessing the requisite qualifications, who has not passed the competitive test.
- (b) All vacancies in the posts of Jamadars and lifter-cum-daftri shall be filled by promotion of Government Servants working as peon-constables according to seniority subject to fitness. Seniority for promotion will be determined by service on the post of peon-constable. If the vacancy can not be filled by promotion due to lack of suitable candidates the Collector of Excise Revenue may direct that such a vacancy may be filled by direct recruitment through competitive test held in accordance with Part II of these Rules.

4. 12.5 per cent and 5 per cent of the vacancies filled by direct recruitment other than by promotion, are reserved for Schedule Castes and Schedule Tribes candidates respectively provided suitable candidates belonging to these communities are available.

5. Seniority in any particular grade shall be determined on the basis of the length of service in that grade as well as service in an equivalent grade. The equivalent grade is defined as service on a rate of pay higher than the minimum of the time scale of grade concerned.

Provided that the seniority of persons appointed on permanent or quasi-permanent basis before the 1st January 1944, shall be determined from the date of their substantive appointment on permanent or temporary post and their seniority shall not be disturbed.

6. Notwithstanding the foregoing provisions a permanent, displaced Government servant of Provinces now in Pakistan may be appointed in Class IV Excise Service of the Ajmer State without a competitive test.

PART II**Recruitment by Competitive Test**

A competitive test for admission to the posts in Class IV Excise Service shall be held at Ajmer at such time as

the Collector of Excise Revenue, State of Ajmer may prescribe by notifying to the Employment Exchange, Ajmer or to the Departmental candidates as the case may be.

2. (1) A candidate must apply for admission to a test before such date as the Collector of Excise Revenue may prescribe.

(2) If a candidate is in Government Service on the date of his application he shall submit his application through the Head of the Department under whom he is serving.

(3) No person shall be appointed to the service unless he is :—

- (a) a citizen of India ;
- (b) a subject of Sikkim or
- (c) a person who has migrated from Pakistan with the intention of permanently settling in India, or
- (d) a subject of Nepal or of Portuguese or French possession in India and if he comes under category (c) or (d) must be person in whose favour certificate of eligibility has been given by the Government of India,

(4) A candidate must have attained the age of 18 years and must not have attained the age of 24 years on the first day of the year in which the test begins, provided that a candidate who is over the age of 24 years may be admitted to the test :—

- (a) if he holds substantively a permanent post in any Department.
- (b) is recommended by the Head of his Department.

Provided further that the Collector of Excise Revenue may grant such relaxations as he thinks fit in any individual case.

3. A candidate must satisfy the Collector of Excise Revenue that his character is such as to make him suitable for appointment in Government Service.

4. The candidate must have passed Middle School Standard and shall have to produce a certificate issued by the competent authority, i.e., Board of Examination set up by Government or by the Head of a recognised School, where there is no such examination conducted by one authority outside the school, that they have passed the Middle School Standard. They must know cycling well.

Provided that Collector of Excise Revenue may relax the conditions in any individual case.

5. Any attempt on the part of a candidate to obtain support for his candidature by other means may disqualify him for admission.

6. Test under these rules shall be conducted by the Committee consisting of the Collector of Excise Revenue as Chairman and two other officials nominated by him as members for such test.

7. After every test the Committee shall make a list of candidates in order of their merits as disclosed by the aggregate marks finally awarded to each candidate and the candidates will be appointed in that order.

8. A candidate must be in good mental and bodily health and free from any physical defect likely to interfere with the discharge of his duties as an official of the service. A candidate who (after such medical test as the Collector of Excise Revenue may prescribe) is found not to satisfy those requirements will be appointed. Only candidates who are likely to be appointed will be medically examined.

9. (a) All appointments shall be made on probation for one year commencing from the date of appointment.

(b) If in the opinion of the Collector of Excise Revenue the work or conduct of an official on probation is unsatisfactory or shows that he is unlikely to become efficient the Collector of Excise Revenue may discharge him.

(c) On the conclusion of his period of probation the Collector of Excise Revenue may confirm the official in his appointment or if his work or conduct in the opinion of the Collector of Excise Revenue has been unsatisfactory he may either discharge him from service or may extend his period of probation for such further period as he thinks fit.

(d) If no action is taken by the Collector of Excise Revenue under Sub-Rule (b) or (c) of this Rule the period subsequent to the prescribed period on probation shall be treated as an engagement from month to month terminable on either side on the expiration of one calendar month's notice in writing.

Note.—Before a probation is discharged under clause (b) or (c) of this Rule, the formalities of Rule 6(iii) of the Rules relating to appointment, discipline and appeal o-

Class III and IV Government Servants contained in the Chief Commissioner's Notification No. 108/22/48-Admn., dated the 31st July 1950 shall be observed.

By order of the Chief Commissioner

P. C. MUKHERJEE
Secretary

Home and Services Department

Ajmer, the 5th March 1954

I.

No. S(1-C)3/54-H&S—Shri P. N. Seth made over charge of the office of Sub-Divisional Officer, Kekri on the forenoon of 22nd February 1954 and assumed charge of the office of Sub-Divisional Officer, Ajmer on the forenoon of 23rd February 1954.

II.

Shri S. L. Sarda is appointed to officiate as Sub-Divisional Officer, Kekri with effect from the forenoon of the 22nd February 1954, until further orders.

By orders of the Chief Commissioner

A. SEN
Chief Secretary

Education Department

Ajmer, the 5th March 1954

No. 2/58/52-Edn—Shri Narendra Chandra Joshi, who was appointed as Lecturer in Botany, Government College, Ajmer with effect from the 8th September 1952 (forenoon) vide this Government Notification No. 2/58/52-Edn., dated the 9th October 1952, is confirmed in his appointment with effect from the 8th September 1953.

By order

V. N. BHATIA
Deputy Secretary

Ajmer, the 5th March 1954

No. 17/4/52-Edn—Shri Akbarali Ibrahimali Saiyed, who was appointed as Lecturer in Persian, Government College, Ajmer with effect from the 31st July 1951 (forenoon) vide this Government Notification No. 2/11/51-Genl(II), dated the 6th September 1951, is confirmed in his appointment with effect from the 31st July 1952.

By order

V. N. BHATIA
Deputy Secretary

Labour Department

Ajmer, the 5th March 1954

No. 24/12/52-Lab—The Chief Commissioner Ajmer is pleased to make the following rules in regard to the grant of State aid (loans, etc.) to cottage and Small-Scale Industries in the State of Ajmer:—

1. These rules may be called the Ajmer State Aid to Industries Rules, 1954. They shall apply to the whole of the State of Ajmer.

2. They shall come into force at once.

3. All small industrial undertakings having assets and/or a paid up capital, the net value of which, after deducting all encumbrances is Rs. 50,000 or less, shall be eligible for State aid under these Rules within the limits of the Budget provision for this purpose. All such industries will, in these rules, be referred to as small scale industries.

Preference, however, shall be given (a) to cottage industries conducted by artisans or groups of artisans, and (b) to industries organised on a co-operative basis.

Provided that no State aid shall be given to any Joint Stock Company unless the company is registered in India with a rupee capital and the Chief Commissioner/Administrator has approved the composition of the Board of Directors of the Company.

4. (1) The Chief Commissioner with the prior approval of the Central Government shall appoint a Board called the Industrial Advisory Board to advise the Chief Commissioner or the Administrator on the application for State aid.

(2) Each such Board shall consist of not less than 5 and not more than 7 members, of whom not less than two shall be non-officials.

(3) The Chief Commissioner or the Chief Minister or a Minister of the Council of Ministers shall be the Chairman of the Board and shall nominate as Secretary an officer who shall be the Director of Industries (if such a post exists) or an Officer with comparable duties and responsibilities.

(4) The Chief Commissioner may remove by an order in writing any member of a Board if he—

(a) without excuse sufficient in the opinion of the Chief Commissioner is absent without the consent of the Board from more than 4 consecutive meetings,

(b) refuses to act or becomes incapable of acting as a member of the Board,

(c) is declared insolvent,

(d) is convicted of any such offence as in the opinion of the Chief Commissioner implies a defect of character which renders him unfit to continue to be a member of the Board.

(5) No member of the Board shall vote on any question coming before the Board for consideration in which (otherwise than in its general application to all persons and property within the area) he has a pecuniary interest.

(6) The members of the Board and the members of Committees appointed by resolution of the Board shall be paid travelling and daily allowances prescribed by Chief Commissioner for attending meetings of the Board or Committees.

(7) The Board may make regulations in regard to the following matters, namely,—

- (i) the time and place of its meetings,
- (ii) the manner in which notice of meetings shall be given,
- (iii) the conduct of proceedings at meetings,
- (iv) the division of duties among the members of the Board,
- (v) the appointment duties and procedure of special committees, consisting wholly of members of the Board or partly of such members and partly of other persons,
- (vi) generally, the carrying out of the purpose of these Rules.

(8) It shall be the duty of the Board—

- (i) to receive and after such enquiry as it deems necessary or may be required by these Rules to report to the Chief Commissioner upon applications for State aid,
- (ii) to frame complete schemes and programmes for such action as the Board considers necessary for the study and progressive development of industries for the consideration of the Chief Commissioner, and
- (iii) to advise the Chief Commissioner on any other matter which may be referred to it.

(9) The Board shall be competent to receive donations, endowments or contributions from the public on such conditions as may be approved by the Chief Commissioner.

5. State aid may be granted to an industry in all or any of the following forms, namely:—

- (i) the grant of a loan;
- (ii) the grant of a subsidy;
- (iii) the supply of machinery and equipment on hire-purchase system;
- (iv) the grant on favourable terms of land, raw material, fuel, water or any other property vested in the Government.

6. (1) Loans or subsidies may be granted to small scale industries for the following purposes, namely,—

- (i) purchase and erection of machinery, plant and appliances;
- (ii) construction of factory, buildings, godowns, walls, ware-houses, tanks and other works required for the industry;
- (iii) purchase of raw materials;
- (iv) for utilisation as working capital.

(2) No loan granted shall exceed Rs. 10,000 or 50 per cent of the paid up capital whichever is less and no subsidy granted shall exceed Rs. 5,000 or 25 per cent of the paid up capital whichever is less.

7. All loans shall be covered by securities considered adequate by the Chief Commissioner. The types of securities acceptable under these Rules shall include any or all of the following—

- (i) mortgage of borrower's land and/or buildings;
- (ii) mortgage of borrower's machinery, plant, etc.;
- (iii) mortgage of land or buildings or both to be purchased with money loaned by Government;
- (iv) mortgage of machinery, plant, etc., to be purchased with money loaned by Government.
- (v) Adequate securities furnished by persons other than the borrower."

8. Loans granted under these Rules shall ordinarily bear interest at 5 per cent per annum, but the Chief Commissioner may reduce the rate up to a rate of 3 per cent per annum in special cases. Interest on loan shall accrue from the date of disbursement of the loan; and when the loan is disbursed in instalments, interest shall run on each instalment from the date of disbursement of such instalment.

9. Every loan shall be repayable in full within such period as may be fixed in an Agreement in prescribed form, provided that the period so fixed shall in no case exceed ten years from the date of disbursement of the loan or, if it is disbursed in instalments, from the date of the last instalment.

10. Every recipient of State aid shall sign an Agreement in prescribed form, including the following conditions *inter alia*—

- (i) he shall comply with general or special orders of the Chief Commissioner relating to the inspection of premises, buildings, plant, or stock-in-trade employed for the purpose of the industry;
- (ii) he shall make such provision for the training of apprentices as may be prescribed by the Chief Commissioner;
- (iii) he shall permit the inspection by persons authorised by the Chief Commissioner of all accounts relating to the industry;
- (iv) he shall submit the accounts relating to the industry to such audit as may be prescribed by the Chief Commissioner;
- (v) he shall furnish in the manner prescribed by the Chief Commissioner full returns of all products manufactured and sold by them as regards description and quantity;
- (vi) he shall maintain accounts in the manner prescribed by the Chief Commissioner;
- (vii) he shall furnish such statements as the Chief Commissioner may require from time to time;
- (viii) he shall not appropriate as profits of the industry any sum until after the following sums have been paid—

 - (a) an amount considered reasonable by the Chief Commissioner for depreciation or obsolescence of plants and buildings;
 - (b) an amount not less than 25 per cent of the net surplus available after provision for depreciation or obsolescence to be utilised for payment to a sinking fund for the purpose of repayment of the loan granted;
 - (c) the interest due on the loan according to the rate prescribed in the Agreement.

11. The Agreement shall provide that all loans granted under these Rules and all other sums falling due to Government in connection therewith shall be recovered as arrears of land revenue.

12. The Chief Commissioner, on the advice of the Board in writing, may terminate State aid in respect of an industry on any of the following grounds, namely,—

- (i) that any portion of the aid given has been misapplied;
- (ii) that there has been a breach by the owner of the industry of any of these rules or any condition of the agreement;
- (iii) that the application on which the aid has been granted contained or was accompanied by any material statement by the owner which he knew to be false or any intentional concealment by him of any material fact which, in the opinion of the Board, it was his duty to disclose;
- (iv) that the industry is being managed in such a manner as to endanger the repayment of the value of State aid granted thereto.

13. On such termination of State aid the Chief Commissioner may proceed to recover from the owner as arrear

of land revenue (a) the whole amount of the loan outstanding together with such interest as may be due thereon; and (b) the cost of recovery.

This provision shall be a part of the Agreement.

14. All loans shall be granted after due enquiry either by the Secretary of the Board or by any other person authorised by the Board. The Secretary or the person so authorised shall make a full report to the Board on the following points *inter alia* :—

- (i) the particulars of the properties offered as security and their condition;
- (ii) the manner in which he has verified that such properties are free from encumbrances;
- (iii) the valuation of the properties and the method by which it is made;
- (iv) particulars regarding the recorded or unrecorded co-sharer/co-sharer of the applicant together with his/their interest in the properties to be pledged.

15. The Secretary or the person authorised to make the enquiry shall place all applications for loans or subsidies before the Board and his reports thereon according to rule 14 above.

16. The Board shall, on the basis of this information and any other information that may be in its possession, tender its advice to the Chief Commissioner who, with the approval of the Central Government, where necessary, shall pass final orders on the application.

17. No machinery or equipment shall be supplied on the hire-purchase system unless the applicant deposits to the credit of Government 20 per cent of the cost of the said machinery or equipment.

18. Until the hiring is terminated, the following provisions shall apply, namely :—

- (a) the hirer shall pay punctually without demand the instalments of rent and amount of interest specified;
- (b) the amount of each instalment of rent to be paid for the hire of the machinery and the number of such instalments to be paid before the machinery shall become the property of the hirer shall be fixed by the Board;
- (c) the amount of interest if any, to be paid with each instalment of rent on the remaining unpaid instalments shall be fixed by the Board;
- (d) the hirer shall retain the machinery in his own possession in good and serviceable order and condition, and shall not without the previous written consent of the Board make any addition thereto or alteration therein nor remove the machinery from the premises specified in the application for the supply thereof;
- (e) the machinery shall remain the sole and absolute property of Government and no transfer thereof or assignment of any right, title or interest therein, or the creation of any mortgage, encumbrance or any other charge thereon by the hirer shall be effected, and if so effected shall be void as against Government;
- (f) the authority which sanctions the supply of machinery on the hire-purchase system shall ordinarily require that Government shall be protected against the total or partial loss of such machinery from fire or any other cause by means of insurance, a mortgage of immovable property, the personal guarantee of one or more persons or in any other manner which may be deemed suitable in each case;
- (g) the hirer shall permit the Secretary or any person authorised by the Secretary in this behalf to inspect the machinery at all reasonable times, and the Secretary or such other person shall have all such powers of entry as may be necessary for the purpose of making an inspection;
- (h) in addition to the foregoing conditions, the hirer shall be bound by such other conditions as may be imposed by the Board in any particular case.

By order

V. N. BHATIA
Deputy Secretary

ANNEXURE I

FORM OF APPLICATION

1. Name, parentage and residence or in the case of a firm, principal place of business of the applicant also (where the applicant is a firm, details of the partners, showing financial and working partners constituting the

firm should be given stating whether the firm has been registered under the Indian Partnership Act, 1932.

2. Nature of industry for which aid is sought.
3. The administrative, technical and executive staff existing or to be appointed with qualifications.
4. The facilities available for the development of the industry.

5. The nature of the processes to be employed.
6. Details of plant and machinery installed or proposed to be installed at the works.

7. The total estimated cost of the undertaking and the probable time that will be occupied in the execution (details of recurring and non-recurring expenditure should be furnished separately).

8. Approximate number of operative employed or to be employed.

9. Estimated net expenditure per annum in running the works.

10. Estimated net profits accruing.

11. The grounds on which state aid is required and the circumstances of the industry which make such aid a necessary.

12. Nature and extent of State aid applied for (the particular clause of section 6 under which the aid is applied for should be stated).

13. Security offered.—

(a) if land.—

(i) Survey No.

(ii) Extent.

(iii) Assessment.

(iv) In whose name registered.

(b) Nature and description of other security, primary or collateral, if any, offered.

14. Nature and extent of the applicant's right in the concern whether as sharer or proprietor or otherwise, and his financial resources.

15. Nature and extent of the applicant's right to the property offered as security.

16. Nature and extent of encumbrances of the immovable property offered as security, primary or collateral.

17. Whether any arrears are due on the immovable property offered as security, primary or collateral, and if so, the nature and extent of such arrears.

18. Manner in which it is proposed to repay the loan

(a) period within which and the number of instalments in which it is proposed to repay the loan.

(b) date on which it is proposed that the first instalment should be due.

(c) the amount of each instalment should be stated.

19. Approximate additional net income expected to be earned as a result of the proposed expenditure.

20. Any other remarks.

Declaration.

I/We declare (i) that I have read the State Aid to Industries Rules, 1954 and I agree to abide by the said Rules and (ii) that the statement made above are true to the best of my/our information and belief.

Signature of the applicant.

Dated.

(If the application is by a firm it should be signed by all the partners.)

ANNEXURE II

ORDER GRANTING A LOAN UNDER

No. dated the

I. The sum of Rs. (Rupees is granted to calling son of residing at as a loan under Chief Commissioner Order No. Dated for the purpose of subject to the following conditions :—

II. (i) The loan is subject to and governed by the Ajmer State Aid to Industries (Centrally Administered Areas) Model Rules 1954 for the time being in force.

(ii) That the amount of the loan shall be paid to the aforesaid on the execution of the necessary security bond referred to in the Clause V below. But no portion of the loan shall be given before it is required for expenditure and if at any time the finds that the business is not likely to be successful, he shall refuse the issue of further instalments.

(iii) That if it shall appear to the satisfaction of that any portion of the loan has been misappropriated to any other purpose than that specified above, the whole amount of the loan paid to the aforesaid with interest payable thereon and cost shall be recoverable summarily without notice.

III. (i) That the loan shall bear interest at per cent per annum from the date of disbursement and shall be repaid with interest by equal annual instalments of rupees each falling due on the dates specified below :—

| | | | |
|-------|----|-------|----|
| | 19 | | 19 |
| | 19 | | 19 |
| | 19 | | 19 |
| | 19 | | 19 |
| | 19 | | 19 |

(ii) Such annual payments shall be made at the Treasury of district.

(iii) If default in payment of any instalment of principal or interest occurs or if the aforesaid should contravene any of the conditions under which the loan is granted, the unpaid balance of the loan and interest shall be recoverable at once without any notice, provided that unless the Chief Commissioner otherwise directs interest shall be charged on any overdue instalment, whether of principal or interest or both, until it is recovered, at the rate charged on the loan.

IV. That the machinery purchased and buildings, etc. erected with the loan referred to above shall be maintained in good working order and that repairs and renewals as directed by the from time to time shall be carried out without undue delay at the cost of the owner. Failure to comply with such orders shall render the loan and interest accrued thereon recoverable summarily as arrears of land revenue. The loan shall also be liable to be declared closed, and the amount thereof and interest thereon shall be recoverable summarily as arrears of land revenue if at any time the assess are found to have materially deteriorated.

V. That for the repayment of the loan with interest and cost if any due on the same the aforesaid shall mortgage to the Government the object upon which the loan is to be expended and also other immovable property as security. If the security deteriorates in value during the period of his debt he shall be bound to supplement the deterioration by furnishing additional security.

Signature of the Officer granting the loan.

Dated

I have understood and agreed to the aforesaid terms and conditions.

Singnature of borrower.

Dated

ANNEXURE III

AGREEMENT FORM

AN AGREEMENT made the day of 19..... between the President of India (hereinafter called "the Grantor" which expression where the context so admits shall include his successors in office and assigns) of the one part AND son of resident of hereinafter called "the Grantee" which expression where the context so admits shall include their/his/her/its heirs, executors, administrators, representatives and permitted assigned-successors) of the other part.

WHEREAS the President of India has sanctioned a loan of Rs. to the Grantee (payable in the instalments specified in the schedule hereto) for the purpose of on the conditions laid down in Rules regulating grants to assist small scale industrial undertakings in

AND WHEREAS under the aforesaid rules the Grantee is required to execute an agreement.

NOW THIS AGREEMENT WITNESSETH as follow :—

1. The Grantor shall grant to the Grantee a loan of Rs..... The said loan shall be paid by the Grantor to the Grantee in instalments specified in the Schedule annexed hereto.

2. In consideration of the loan granted to the Grantee by the Grantor as aforesaid (which loan shall hereinafter be referred to as the said grant) the Grantee hereby covenants with the Grantor as follows :—

(i) That the Grantee will abide by and carry out all the Rules regulating the grant of loans and all subsequent amendments thereof or additions therein (hereinafter called "the Rules") and any conditions imposed by the order sanctioning the grant.

(ii) That the Grantee will spend and utilize the said grant for the purpose for which it is granted within a period of from the date of receipt of the grant.

OR

(iii) That the Grantee will spend and utilize every instalment of the said grant for the purpose for which it is granted under the Rules before the next instalment falls due failing which the Grantor may withhold the payment of any instalment.

(iv) That the said grant will bear interest at per cent per annum from the date of disbursement. The Grantee will repay the said grant with interest by equal annual instalments of Rupees each falling due on the dates specified below :—

| | |
|----|----|
| 19 | 19 |
| 19 | 19 |
| 19 | 19 |
| 19 | 19 |

Such annual payments will be made at the Treasury of direct.

(v) That the Grantee will maintain accounts in the manner prescribed by the Grantor and will submit the accounts to such audit as may be prescribed by the Grantor.

(vi) That the Grantee will comply with general or special orders of the Grantor relating to the inspection of premises, buildings, plant, or stock-in-trade, purchased out of the grant or constructed therewith.

(vii) That the Grantee will furnish within such time as may be fixed by the Grantor statements, returns and reports prescribed by the Grantor relating to all products manufactured and sold by him as regards description and quantity.

(viii) That the Grantee will make such provision for the training of apprentices as may be prescribed by the Grantor.

(ix) That the Grantee will not appropriate as profits of the industrial undertaking for which the said grant has been made until after the following sums have been paid.

(a) an amount considered reasonable by the Grantor for depreciation or obsolescence of plants and buildings;

(b) an amount not less than 25 per cent of the net surplus available after provision for depreciation or obsolescence to be utilised for payment to a sinking fund for the purpose of repayment of the said grant; and

(c) the interest due on the said grant according to the rate prescribed heretofore.

(x) That the Grantee will not sell, mortgage or otherwise alienate, change or assign the tools and machinery without the previous sanction in writing of the Grantor.

(xi) The Grantee will keep the machinery purchased and buildings etc. erected with the grant referred to above in good working condition and will carry

*The words within brackets be scored out if the grant is paid in one lump sum.

**To be used when the grant is made in one lump sum.

@To be used when a grant is paid in instalments.

out the repairs and renewals as directed by the Grantor from time to time without undue delay at his own cost.

3. PROVIDED ALWAYS and it is hereby agreed that in any of the following case, namely :

- (a) when the Grantee commits a breach of any of the covenants herein content, or fails to fulfil any other condition that may have been laid down by the Grantor ;
- (b) when the Grantee fails to take sufficient measures to safeguard the plant, machinery, etc., from loss by fire, accident, etc., or fails to maintain the same, in an efficient condition ;
- (c) when any portion of the aid given has been misapplied ;
- (d) when the application on which the aid has been granted contained or was accompanied by any material statement by the owner which he knew to be false or any intentional concealment by him of any material fact which, in the opinion of the Board, it was his duty to disclose ;
- (e) when the industry is being managed in such a manner as to endanger the repayment of the value of State aid granted thereto, it shall be lawful for the Grantor to recover the said grant or portion of the grant, at once without any notice.

4. AND IT IS HEREBY FURTHER AGREED between the parties that the stamp duty payable under the law in respect of this agreement shall be borne by the Grantee.

5. All questions, disputes and differences whatsoever which may at any time hereafter arise between the Grantor and the Grantee or their respective representatives touching these presents or the subject matter thereof or arising out of or in relation thereto respectively and whether as to construction or otherwise shall (except as to matters the decision whereof is not hereinbefore expressly provided for) be referred to the sole Arbitration of the Secretary to the Government of India in the Ministry of Commerce and Industry and in case he is unwilling or unable to do so to the Arbitration of any person appointed by him and the decision of the said Secretary or of the person appointed by him as the case may be shall be binding upon both the parties hereto and their respective representatives and the provisions of the Indian Arbitration Act, 1940, or any statutory modification thereof and the rules made thereunder from time to time shall apply to such Arbitration and this deed shall be deemed to be a submission to Arbitration within the meaning of the said Act.

The Schedule herein referred to
(Instalments in which the grant will be paid)

| Date | 19 |
|-------------|-------|
| Amount, Rs. | |

In witness whereof the President of India has caused (name and designation) to set his hand for a on behalf and the Grantee has set his hand the day of the year first above referred to.

Signed by (name and designation) for and on behalf of the President of India in the presence of.— }

1.

2.

Signed by the Grantee (name and designation) in the presence of— }

1.

2.

ANNEXURE IV MORTGAGE DEED

This Mortgage made at the day of one thousand nine hundred and fifty between

(hereinafter collectively referred to as "The Mortgager" which expression shall unless the context does not so admit include his/their respective heirs, executors, administrators and assigns) of the one part, and the President of India (hereinafter referred to as "The Mortgagee" which expression shall, unless the context does not so admit, include his successors and assigns) of the other part.

WHWHEREAS the Mortgagor is/are seized and possessed of and otherwise well and sufficiently entitled to the machinery, as applicable to particular cases the plant, the land hereditaments and premises situate lying and being at and more particularly described in the schedule hereunder written.

AND WHEREAS the Mortgagors applied to the Mortgages for a loan of Rs.

AND WHEREAS the Mortgagee has agreed to advance to the Mortgagors the said sum of Rs. in the manner and upon terms and conditions hereinafter stated.

NOW THIS MORTGAGE WITNESSTH AS FOOLLOWS :

1. In pursuance of the said agreement and in consideration of the sum of Rs. (Rupees) paid in the first instant to the Mortgagors by the Mortgagee on or before the execution of these presents (the receipt whereof the Mortgagors doth/do hereby admit and acknowledge and of and from the same doth/do hereby release and discharge the Mortgagee) and further consideration of the balance of the said sum of Rs. to be lent and advanced to the Mortgagor by the Mortgagee in such instalments and at such time as may be required by the Mortgagee, the Mortgagors doth/do hereby covenant with the Mortgagee that the Mortgagors will repay to the Mortgagee the said sum of Rupees (hereinafter referred to as the principal sum) with interest thereon at the rate of per cent. per annum within a period of years from this date by equal instalments of Rs. each for principal the first of such instalments to be paid on the day of one thousand nine hundred and fifty and the subsequent instalments to be paid on the day of each subsequent and that the Mortgagors shall in the meantime id so long as any part of the principal sum of Rupees shall remain owing pay interest to the Mortgagee at the rate of per cent. per annum on all moneys whatsoever for the time being due id owing on the said security and under these presents payments the first of which payments shall be made on the day of 195 and ibsequent payments shall be made on the day of of each subsequent until the whole sum of Rupees is paid off.

2. In pursuance of the said agreement and in consideration of the sum of Rs. (Rupees) paid to the Mortgagors by the Mortgagee on or before the execution of these presents (the receipts whereof the Mortgagors doth/do hereby admit and acknowledge and of and from the same doth/do hereby release and discharge the Mortgagee) and in further consideration of the balance of loan to be lent and advanced to the Mortgagor by the Mortgagee in such instalments and at such times as may be required by the Mortgagor the Mortgagors doth/do hereby covenant with the Mortgagee that the Mortgagors will repay to the Mortgagee the aid sum of Rs. (hereinafter referred to as the principal sum) within a period of years from this date by equal instalments, each instalment of Rs. to be paid in the first week of each calendar month and that the first of such payment of Rs. shall be made in the first week of the ninth next to that in which these presents are executed and that after the Mortgagors has/have paid the said sum of Rs. in regular instalments as hereinbefore provided, the Mortgagors shall pay not later than one month from the date of the payment of the last instalment a further sum as interest calculated at per cent per annum on diminishing balances from the date on which the said sum of Rs. is paid to him/them until the date of the payment of such last instalment.

3. In further pursuance of the said Agreement and for the consideration aforesaid the Mortgagors doth/do hereby assign transfer and assure into the Mortgagee all his/their undertakings all his/their property and assets, present and future, the present assets are more particularly set out in the Schedule hereunder written including the to be with the said loan and which undertaking property, assets and the said are hereinafter for the sake of brevity called "The Mortgaged properties" and all the estate, right, interest claim and demand of the Mortgagors into and upon the Mortgaged properties TO HAVE AND TO HOLD the same unto the Mortgagee absolutely subject to the proviso for redemption hereinafter contained and subject to the right of Mortgagors to deal with the same in the ordinary course of business but not otherwise. In further pursuance of the said agreement and for the consideration aforesaid the Mortgagors doth/do hereby grant, convey,

transfer and assure unto the Mortgagee all machinery, plant, that piece or parcel of land or ground situate lying and being at and more particularly described in the schedule, hereunder written TOGETHER with all and singular the houses, outhouses, edifices, buildings, yards, well, compounds, paths, water, water course, sewers, ditches, drains, trees, plants, lights, liberties, easements, profits, privileges, advantages, rights, members, accoutrements to the said land hereditaments and premises or in anywise appertaining or with the same or any part thereof now or at any time heretofore usually held and occupied or enjoyed or reputed to belong to or be appurtenant thereto. AND TOGETHER also with all the right title interest claim and demand whatsoever of he/they the Mortgagors in to and upon the said piece or parcel of land hereditaments and premises or any part thereof (hereinafter collectively referred to as "the Mortgaged properties") TO HAVE AND TO HOLD THE same upto the use of the Mortgagee absolutely subject to the proviso for redemption hereinafter contained.

4. PROVIDED ALWAYS AND it is hereby agreed and declared that if the Mortgagors shall duly comply with the terms on which the said loan has been granted and shall duly repay the amount of the said loan of Rs. together with interest thereon and shall pay all costs, charges and expenses of the Mortgaged properties and incidental to this Mortgage, the Mortgagee shall upon the request and at the costs, charges and expenses of the Mortgagors reassign and retransfer the mortgaged properties unto the Mortgagors or as they may direct and in the meantime and until default be made by the Mortgagor in payment of the said principal sum of any instalment thereof or interest thereon or any part thereof the Mortgagors shall remain in the possession or receipt of the rents and profits of the said land hereditaments and premises.

5. The said principal sum of Rs. or any balance thereof and all other moneys due for the time being under these presents shall become immediately payable and the security hereby constituted shall become enforceable forthwith in each and every of the following events :—

(a) If the Mortgagors shall fail to pay any instalment of the principal sum on the respective due dates in the manner aforesaid, as and when it may become due and payable.

(b) If the Mortgagors shall make default in payment of any instalment of interest on the respective due dates as hereinbefore provided.

(c) If a distress or execution shall be levied or enforced upon any part of the Mortgaged properties or a Receiver thereof be appointed.

(d) If the Mortgagors shall commit breach of any one of the covenants or provisions herein contained and on his/their part to be observed and performed.

(e) If the Mortgagors shall cease to carry on business for any reason whatsoever.

(f) If the Mortgagors or either of them are or is adjudicated insolvent.

(g) If any portion of the aid given has been misapplied.

(h) If the application on which the aid has been granted contained or was accompanied by any material statement by the owner which he knew to be false or any intentional concealment by him of any material fact which, in the opinion of the Industrial Advisory Board, it was his duty to disclose :—

(i) If the industry is being managed in such a manner as to endanger the repayment of the value of State aid granted thereto.

6. As soon as the principal sum or the balance thereof shall become payable and the security enforceable under the last preceding clause the Mortgagee shall be entitled (without being bound to do so) to take possession of the mortgaged properties and to realise the same and quietly to hold and enjoy the same and receive the income and profits thereof without any interruption or disturbance by the Mortgagors or any other person whatsoever claiming under the Mortgagors.

7. If default shall be made in repayment of principal sum and the interest due thereon or any part thereof on the days and in the manner aforesaid or if the security hereby constituted become enforceable in each and any of the events mentioned in clause 5 hereof the Mortgagee shall be entitled and shall have full power to sell without the intervention of the Court all or any of the Mortgaged properties either by public auction or by private contract and either for a lump sum or for a sum payable by instalments and may make such sale upon such terms

and conditions including any special or other stipulations as to title evidence or otherwise as the Mortgagor shall deem proper and the Mortgagor shall have full power to buy in or rescind or vary any contract for sale of all the Mortgaged properties or any part thereof and to resell the same without being responsible for any loss which may be occasioned thereby and with full power to compromise and effect compositions and for the purpose aforesaid the receipt of the Mortgagor for the purchase money of the properties sold and for any other moneys paid to the Mortgagor shall effectually discharge the purchaser or other person or persons paying the same therefrom or from being concerned to see the application or being answerable for loss arising out of the sale thereof AND IT IS HEREBY AGREED AND DECLARED that the provisions and trusts ancillary to the power of sale which are contained in section 69 of the Transfer of Property Act, 1882, shall apply to this security.

8. AND IT IS HEREBY AGREED AND DECLARED that whenever any instalment of principal sum of interest shall be in arrear the same may be recoverable from the Mortgagor in the same manner as an arrear of land revenue under the provisions of the said Transfer of Property Act, 1882, and say amendments thereof : Provided always that this clause shall not affect other rights, powers and remedies of the mortgagee.

9. The Mortgagor doth hereby covenant with the Mortgagor as follows :

(a) That the Mortgagor has now good right and full power to grant convey and transfer and said mortgaged properties hereinbefore, expressed to be hereby granted conveyed and transferred as aforesaid free from all claim liens and encumbrances and that the Mortgagor and every other person having or claiming any estate or interest in the said mortgaged properties or any part thereof will at all times at the costs until the sale thereof of the Mortgagor and afterwards of the person or persons requiring the same execute and do all such assurances and acts for further and more effectually assuring the said mortgaged properties or any part thereof to the Mortgagee or to such other person or persons as he may direct, as shall be reasonably required ;

(b) that the moneys secured by these presents shall be a first charge on the said mortgaged properties and shall take precedence over all other moneys now due or which may hereinafter be borrowed by the Mortgagor ;

(c) that the Mortgagors will so long as any of the principal sum or any interest secured by these presents shall remain unpaid and the Mortgagee shall not have taken possession of the mortgaged properties carry on and conduct the business of the Mortgagors in a proper and efficient manner and for that purpose ;

(i) Will maintain and keep in a good and substantial state of repairs and condition the said mortgaged properties expressed to be hereby assured ;

(ii) will keep the said mortgaged properties insured against loss or damage by fire riots civil commotion and marine risks to their full insurable value with some insurance office to be approved by the Director of Industries of the State of and will make all payments required for the purpose as and when the same become due and payable and will on demand produce to the said Director of Industries the policy or policies of the insurance and the receipt or receipts for such payment and will apply all moneys received by the Mortgagors under any such insurance in making good any such loss or damage.

Provided that if default shall be made by the Mortgagor in insuring or keeping the mortgaged properties insured as aforesaid then and so often as the same shall happen it shall be lawful (but not obligatory) for the said Director of Industries on giving 24 hours' notice to the Mortgagor to insure and keep insured the mortgaged properties to their full insurable value and the Mortgagor will on demand repay to the mortgagee every sum of money expended for that purpose by the Director of Industries with interest at the rate and in the manner aforesaid from the time the same respectively shall have been so expended and that until such repayment the same shall be a first charge upon the mortgaged properties.

(iii) will duly and punctually pay perform and observe all rents, rates, taxes, assessments, outgoings, covenants and obligations which are to be paid observed or performed by the Mortgagors in respect of the said mortgaged properties or otherwise howsoever ;

(d) that the Mortgagor will permit the Mortgagee or any person or persons authorised by him at any time and

from time to time during the usual time of business so long as any money shall remain due or owing upon the security of these presents to inspect and examine any part of the mortgaged properties and render them or any such assistance as may be required for any of the purposes aforesaid and will furnish to the Mortgagee or to such person or persons as he shall from time to time appoint for the purpose all such information relating to the business or affairs of the Mortgagor or the mortgaged properties or any part thereof as he or they shall require ;

(e) that the Mortgagor shall utilise the amount of the said loan for

(f) that the Mortgagor shall comply with general or special orders of the Chief Commissioner relating to the inspection of premises, buildings, plant or stock-in-trade employed for the purpose of the industry ;

(g) that the Mortgagor shall make such provision for the training of apprentices as may be prescribed by the Chief Commissioner ;

(h) that the Mortgagor shall permit the inspection by persons authorised by the Chief Commissioner of all accounts relating to the industry ;

(i) that the Mortgagor shall submit the accounts relating to the industry to such audit as may be prescribed by the Chief Commissioner ;

(j) that the Mortgagor shall furnish in the manner prescribed by the Chief Commissioner full returns of all products manufactured and sold by him as regards description and quantity.

(k) that the Mortgagor shall maintain accounts in the manner prescribed by the Chief Commissioner ;

(l) that the Mortgagor shall furnish such statements as the Chief Commissioner may require from time to time ;

(m) that the Mortgagor agrees in case the security hereunder given suffers depreciation in value by any cause whatsoever to make up the deficiency by granting further and additional security to the extent necessary.

"that the property being hereby mortgaged shall remain in trust with the mortgagor so long as the aforesaid loan of Rs. with the interest thereof will be repaid. It is further agreed and declared that the mortgagor shall not dispose of the mortgaged property either in whole or in part so long as aforesaid loan is not fully repaid".

(n) that the Mortgagor shall not appropriate as profits of the industry any sum until after the following sums have been paid.

(i) an amount considered reasonable by the Chief Commissioner for depreciation or obsolescence of plants and buildings ;

(ii) an amount not less than 25 per cent. of the net surplus available after provision for depreciation or obsolescence to be utilised for payment to a sinking fund for the purpose of repayment of the loan granted ;

(iii) the interest due on the loan according to the rate prescribed in the Agreement.

In witness whereof the Mortgagor has/have set his/their hand (s) and the President of India has for and on his behalf caused to set his hand the day and the year first above written.

Signed by Signature of the Mortgagor
in the presence of

(1)

(2)

Signed by (name and Designation for and on behalf of the President of India) Signature and Designation in the Presence of

(1)

(2)

GINNING RETURNS

Return showing quantity of cotton ginned in the State of Ajmer for the week ending 11th December 1953.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

| Name of Division or Block | QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH) | | | | District included in the block |
|------------------------------------|--|------------------------------------|--|---|--------------------------------|
| | During the week | During the corresponding last year | Since the commencement of the season, i.e., since 1st September 1953 | During the corresponding period last year | |
| 1 | 2 | 3 | 4 | 5 | 6 |
| Beawar Sub-Division | 382.89 | 242.48 | 2532.06 | 858.74 | |
| Kekri Sub-Division | 141.43 | 221.50 | 1308.58 | 1017.59 | |
| Total .. | 524.32 | 463.98 | 3840.64 | 1876.33 | |

Return showing quantity of cotton ginned in the State of Ajmer for the week ending 22nd January 1954.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

| Names of Division or Block | QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH) | | | | Districts included in the Block |
|------------------------------------|--|---|--|---|---------------------------------|
| | During the week | During the corresponding week last year | Since the commencement of the season, i.e., since 1st September 1953 | During the corresponding period last year | |
| 1 | 2 | 3 | 4 | 5 | 6 |
| Beawar Sub-Division | 650.56 | 379.76 | 5926.13 | 2734.52 | |
| Kekri Sub-Division | 182.52 | 235.08 | 2390.18 | 2050.68 | |
| TOTAL .. | 833.08 | 614.84 | 8310.31 | 4785.20 | |

Return showing quantity of cotton ginned in the State Ajmer for the week ending 29th January 1954.

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

| Name of Division or Block | QUANTITY (BY WEIGHT) OF COTTON GINNED (IN BALES OF 392 LBS. EACH) | | | | District included in the block |
|------------------------------------|---|------------------------------------|--|---|--------------------------------|
| | During the week | During the corresponding last year | Since the commencement of the season, i.e., since 1st September 1953 | During the corresponding period last year | |
| 1 | 2 | 3 | 4 | 5 | 6 |
| Beawar Sub-Division | 534.40 | 384.18 | 6460.53 | 3118.70 | |
| Kekri Sub-Division | 111.96 | 180.98 | 2502.14 | 2331.66 | |
| Total .. | 646.36 | 565.16 | 8962.67 | 5350.36 | |

ROSHAN LAL JHA
for Deputy Secretary

**GOVERNMENT OF HIMACHAL PRADESH
(Panchayat Department)**

NOTIFICATIONS

Simla 4, the 8th March 1954

Srinagar, the 1st March 1954

No. CS-92-242/53.—In exercise of the powers vested in him under Sub-Sections (i) and (2) of Section 3 of the Himachal Pradesh Panchayat Raj Act, 1953, the Lieutenant Governor of Himachal Pradesh is hereby pleased to establish Gram Sabhas with the name and territorial jurisdiction mentioned below :—

| District | Tehsil | Name of the Patwar Circle | Name of Gram Sabha | Name of village included in the Gram Sabha indicating Territorial Jurisdiction |
|----------|--------|---------------------------|--------------------|--|
| 1 | 2 | 3 | 4 | 5 |
| Mahasu | Theog | Bhuti | Bhuti | 1. Pamthali 2. Bahl 3. Barolaog 4. Dokkhaia 5. Barot 6. Bhergaon 7. Binti 8. Chaurauta 9. Saroga 10. Shaniathla 11. Kanda 12. Lauga 13. Mahori 14. Nagraon 15. Naule 16. Hali-ja 17. Balath 18. Revli 19. Bhurusa 20. Kepu 21. Dafin 22. Matian 23. Mangsoo 24. Shatla 25. Meu-n 26. Nanja 27. Sainj Paranu 28. Kotgarh 29. Garal 30. Bhadoana 31. Kirti 32. Shawat 33. Skuudi Chimla 34. Deorgarh 35. Forest Kelonai 36. Parali 37. Forest Chura 38. Shili 39. Forest Miru 40. Forest Hattu and Treenda 41. Forest Sidhpur 42. Noor 43. Forest Noon 44. Forest Nohari 45. Nihari 46. Doja 47. Madhawan 48. Forest Madhawan 49. Churat 50. Kehri 51. Barog 52. Deep 53. Kucheri 54. Bakhtsal 55. Rahu 56. Mohan 57. Tipri 58. Jar 59. Nahat 60. Lathi 61. Blawar 62. Kefri 63. Sianand 64. Rati 65. Kharasidu 66. Detial 67. Klockar 68. Mughal 69. Chulen 70. Dhinguh 71. Kipat 72. Lowa 73. Dives* Jegohra 74. Kepri 75. Karowat 76. Shaila 77. Dhalli 78. Fesi 79. Shejag |
| Mahasu | Theog | Kotgarh | Kotgarh | |
| Mahasu | Theog | Khaneti No. 3 | Khaneti | |
| Mahasu | Theog | Kumarsain No. | Kumarsain | |
| Mahasu | Theog | Melendi No. 5 | Melendi | |

| | | | 3 | 4 |
|--------|-------|--------------|----------|--|
| Mahasu | Theog | Baragaon No. | Baragaon | 5 |
| | | 6 | | |
| Mahasu | Theog | Shawan No. | Shawan | 100. Baragaon 101. Bargal 102. Forest Kalari 103. Chamer 104. Prashan 105. Teshan 106. Mahol 107. Belenda 108. Nauehl 109. Sapaila 110. Sarahan 111. Dalha 112. Forest Jalah 113. Barehri 114. Dewaldhar 115. Gunthla |
| Mahasu | Theog | Kangal No. | Kangal | 116. Banahr 117. Ganeg 118. Saiddhar 119. Barara 120. Talah 121. Bhot 122. Kanda 123. Shawan 124. Forest Shawan |
| Mahasu | Theog | Narkanda No. | Narkanda | 125. Koti 126. Nigali 127. Forest Ahar 128. Rogra 129. Dadrot 130. Dakelu 131. Jhunjan 132. Majrog 133. Mogra 134. Ihuua 135. Hathai 136. Kot 137. Chugivee 138. Thann 139. Bagain 140. Thah 141. Kangal 142. Shehadri 143. Forest Tha 144. Jagkuvee 145. Tramti 146. Chamiala 147. Chaikal 148. Jaely 149. Ahar 150. Thathal 151. Kiare |
| Mahasu | Theag | | | 1. Kyara 2. Majbli 3. Sei 4. Bil 5. Rawag 6. Kunjla 7. Kehira 8. Batara 9. Dowda 10. Jadoon 11. Reog 12. Dakoon 13. Jal 14. Dero 15. Khoon 16. Phirnoo 17. Damor 18. Deoridhar 19. Kauchar 20. Kaunthroo 21. Narkanda (including N.A.C. Area) 22. Kudiali 23. Dherore |

| | 1 | 2 | 3 | 4 | 5 | | 1 | 2 | 3 | 4 | 5 |
|--------|-------|----------------|-----------------|---|--------|-------|---------------|--------|--|--|---|
| Mahasu | Theog | Kalbog No. 10 | Kalbog | 1. Goblo 2. Karal 3. Banahal 4. Nagan 5. Kolo 6. Dhanari 7. Pajaili 8. Satral 9. Chuila 10. Forest Jarai 11. Gurawag 12. Rajtari 13. Bagain 14. Andhuvi 15. Gohach 16. Forest Gchach 17. Mail 18. Gowalath 19. Forest Nihani 20. Dhola 21. Khalana 22. Khola | Mahasu | Theog | Mahasu No. 16 | Mahasu | 1. Khoru 7. Ghunda 8. Dharmela 9. Jhangroli 10. Rhorrech 11. Himri 12. Nago-Nali 13. Janani 14. Fanail 15. Rowath 16. Ralwag | 1. Bagra 2. Anu 3. Kufar 4. Huli 5. Guman 6. Dharonk 7. Bhog 8. Forest Kanthal 9. Forest Bader 10. Forest Kathach 11. Forest Pal 12. Lahila 13. Sahroli 14. Bandli 15. Forest Darabla 16. Forest Kathin 17. Forest Nororethar 18. Forest Shirgal 19. Dhangvi I 20. Dhangvi II 21. Bagra 22. Pal 23. Baramor 24. Bakhol 25. Banogra 26. Pal 27. Koti 28. Johru 29. Purala 30. Forest Koti 31. Forest Biran 32. Forest Kadua 33. Mahasu 34. Baroth 35. Bag 36. Chakrawt 37. Shwala 38. Roied 39. Didi 40. Chaunri 41. Forest Deora Nal | |
| Mahasu | Theog | Khaneti No. 11 | Khaneti (Deori) | 1. Galeha 2. Bagain Jubar 3. Dakhal 4. Chaunri 5. Baghal 6. Gobindpur 7. Parali Saraj 8. Shila Saraj 9. Alawang | Mahasu | Theog | Mahasu No. 17 | Mahasu | 1. Grai 2. Joni 3. Pargholi 4. Shawun 5. Shoshan 6. Baruvi 7. Keori with Mohli 8. Cheor 9. Chajali 10. Kalaimu 11. Jalath 12. Bag 13. Chalnair 14. Kot 15. Jalter 16. Kundli 17. Domehr 18. Gaher 19. Badhrana 20. Pandli 21. Pungrish 22. Chhaithla 23. Chhol 24. Keku 25. Galera 26. Pejaili 27. Kotkhai | 1. Dhali 2. Klarj 3. Kanleta 4. Koti 5. Baghar 6. Shalvi 7. Chhatri 8. Kumahli 9. Thakrat 10. Khorve 11. Ghasigaon 12. Paong 13. Charol 14. Majholi 15. Dilvi 16. Bhinlu 17. Barroon 18. Ori 19. Behra | |
| Mahasu | Theog | Kyari No. 13 | Kyari | 1. Rukhla 2. Nugindri 3. Keet-Kufter 4. Chandlana I 5. Chundiana II 6. Neor 7. Bhowana 8. Purag 9. Dauroti 10. Kaimali 11. Bkhacol 12. Botli 13. Dalaar-Shilru 14. Dharat 15. Satai 16. Maneol 17. Melath 18. Chamera 19. Kothxi 20. Thana | Mahasu | Theog | Kelwi No. 18 | Kelwi | 1. Barahwag 2. Forest Jalsar 3. Forest Parali 4. Forest Narantti 5. Forest Kufta 6. Karyali 7. Cheendl 8. Kelwi 9. Rauni 10. Gadha 11. Forest Jhalru 12. Baghxewr 13. Forest Shila Jubbar | 1. Kharki 2. Pajol 3. Begi 4. Karaihl 5. Pali | |
| Mahasu | Theog | Himri No. 15 | Himri | | | | | | | | 14. Krani 15. Lewli 16. Newri 17. Dhar 18. Keokri |

| 1 | 2 | 3 | 4 | 5 | 1 | 2 | 3 | 4 | 5 |
|--------|-------|------------------|---------------|---|--------|-------|-------------------|-----------|---|
| Mahasu | Theog | Matiana No. 19 | Matiana (Kot) | 19. Narainti 20. Jadoon 21. Baicnla 22. Karyara 23. Mathal | Mahasu | Theog | Deori Ghat No. 23 | Deorighat | 15. Shiwa 16. Bharaana 17. Nawar |
| Mahasu | Theog | Mahori No. 20 | Mahori | 1. Mul Matiana 2. Roni (Matiana) 3. Kot 4. Majogra 5. Shari 6. Manan 7. Kot 8. Palwai 9. Latiana 10. Kaljair 11. Forest Kaljair 12. Kalainda 13. Brar 14. Forest Chhichar. 15. Mahana 16. Nuni | | | | | 1. Sarog 2. Kyari 3. Kadeog 4. Bajeog 5. Batog 6. Jagairi 7. Deorighat 8. Forest Aug 9. Tatal 10. Jogo 11. Shilu 12. Keet 13. Bharara 14. Baloa 15. Tungla 16. Forest Tungla 17. Tikkar 18. Tungla 19. Bhariana 20. Forest Bhariana 21. Chalaog 22. Kundli 23. Rasheli 24. Dhanant 25. Sharyana 26. Shakrowat 27. Tingar Tankoti 28. Hulaga 29. Jatain 30. Janog 31. Bhekalti 32. Kandiser 33. Kainthser 34. Bipra 35. Kufar Gheta 36. Didi 37. Shaddi 38. Chabtu 39. Naleha |
| Mahasu | Theog | Sandhu No. 21 | Sandbu | 1. Bishri 2. Forest Knag 3. Mahwag 4. Forest Mahwag 5. Forest Sandhu 6. Barhaun 7. Bagu Sandhu 8. Dakana 9. Shila Garhol 10. Forest Shila Garol 11. Jhakri 12. Hlai 13. Forest Rohru 14. Dhanyawal 15. Godhan 16. Parailu 17. Banbag 18. Dakoli 19. Bundoo 20. Chikhar 21. Forest Pap 22. Thanda 23. Bhot 24. Sorie 25. Karail 26. Bhalaich 27. Bhalaich 28. Forest Bhalaich 29. Jadoog 30. Sanana 31. Forest Narguni. 32. Karyali 33. Janaul 34. Rankail Godhan 35. Ramkli Digar 36. Lakhu 37. Kachi 38. Anun 39. Khanum 40. Koti 41. Forest Kanog 42. Kelra 43. Gwahi | Mahasu | Theog | Jais No. 24 | Jais | 1. Khancori 2. Golu 3. Nehra 4. Banewal 5. Gori 6. Bashnog 7. Basa Theog 8. Phajali 9. Grahani 10. Deori 11. Bhant 12. Shirgli 13. Gaairi 14. Dhall 15. Shirgal 16. Baimla Jarrari 17. Parala 18. Chamech 19. Kur 20. Tikri 21. Koti 22. Dabrog 23. Pansigal 24. Jais 25. Nyagaon 26. Bagra 27. Mauranti 28. Jlami 29. Panjail 30. Dharamahi 31. Kachowar 32. Ghanag 33. Lili 34. Sainj 35. Balan 36. Pohach 37. Baru Sharki 38. Baru Garbi 39. Bahoha 40. Gajant 41. Forest Kolivi |
| Mahasu | Theog | Dharampur No. 22 | Dharampur | 1. Nal 2. Tikkar 3. Rajpura 4. Bhalowat 5. Dharampur 6. Bog. 7. Bogra 8. Kalju 9. Majhrana 10. Bachroon 11. Dodra 12. Lahnoo 13. Patandu 14. Karana | Mahasu | Theog | Kyar No. 25 | Kyar | 1. Kaprol 2. Plana 3. Kryali 4. Kasho 5. Matli 6. Basa Hat 7. Kamah 8. Jal 9. Basmol 10. Bagain 11. Thant 12. Dhalor 13. Sanahi 14. Bandli |

| 1 | 2 | 3 | 4 | 5 | 1 | 2 | 3 | 4 | |
|--------|-------|-----------|--------|--|--|--------|---------------------|---|---------|
| | | | | 15. Sanbar 16. Kalar 17. Malewag 18. Namana 19. Kyar 20. Plath 21. Khaneu 22. Dhargant 23. Manjholl 24. Kiri 25. Mohawag 26. Karoot 27. Balyana 28. Dhanowal 29. Bass Mhawag 30. Bass Hat 31. Koon 32. Sanahi 33. Bhirgar 34. Beon 35. Ryana | Mahasu | Theog | Ghund Darbar No. 29 | Ghund Darbar | |
| Mahasu | Theog | Majher | No. 26 | Majher | | | | 1. Bhuin 2. Bagain 3. Damayana 4. Khar 5. Deothi 6. Basa Bagain 7. Vabahal 8. Dasana 9. Palwh 10. Forest 11. Gadehri 12. Banari 13. Ghund Darbar 14. Shaloha | |
| Mahasu | Theog | Chewag | No. 27 | Chewag | 1. Calu Kalan 2. Galu Khurd 3. Shatanya 4. Makral 5. Khalashi 6. Jahu 7. Chair 8. Forest Kangar 9. Fir Mahasu 10. Dhrech Gwech 11. Chilawli 12. Bathlawag 13. Barog 14. Sainj 15. Bagoti | Mahasu | Theog | Balghar No. 30 | Balghar |
| Mahasu | Theog | Dhamandri | No. 28 | Dhamandri | 1. Demchar 2. Chewag 3. Jathai 4. Bakhog 5. Majroh 6. Bahani 7. Kadraob 8. Dehna 9. Forest Gorobdhar 10. Forest Kdharab 11. Katyla 12. Forest Cheog 13. Forest II Kaog 14. Forest Rajinder Rakh 15. Forest Madhprari II 16. Forest I Manoon 17. Mod 18. Phagu 19. Rewag 20. Bani 21. Parola 22. Tatkhari 23. Thana Jubar | Mahasu | Theog | Balag No. 31 | Balag |
| Mahasu | Theog | Dhamandri | No. 28 | Dhamandri | 1. Shangalti 2. Batcora 3. Kawag 4. Gadeog 5. Kamali 6. Thakur Ka Shil 7. Chyali 8. Bagra 9. Khagan 10. Kufta 11. Sadribar 12. Forest Chwai 13. Barog 14. Janu 15. Forest Katmel 16. Pandrog 17. Barail 18. Sangti 19. Randoo 20. Tungan 21. Kufar Kananl 22. Shawag 23. Chichi 24. Janoti 25. Jhote Ka Gaon 26. Nehra 27. Baruvi 28. Manholi 29. Balyana 30. Salyana 31. Tikri 32. Trashi Kamali 33. Ddas 34. Tunda Karyana 35. Jagroa 36. Til | Mahasu | Theog | Kather No. 32 | Kather |
| Mahasu | Theog | Dhamandri | No. 28 | Dhamandri | 1. Chakna 2. Kathar 3. Barog 4. Baroth 5. Kananori 6. Tikkar 7. Dhar Karsheha 8. Kalawan 9. Bagna 10. Forest Bawar 11. Kisher 12. Noli 13. Deothi 14. Gehana 15. Banena 16. Pundar | Mahasu | Theog | Ghorna No. 33 | Ghorna |
| Mahasu | Theog | Dhamandri | No. 28 | Dhamandri | 1. Darbar Balsam 2. Kadharan 3. Shirgali 4. Ragas 5. Deha 6. Shila 7. Tarapuri 8. Neri 9. Taki 10. Dhar Tripura 11. Dhar 12. Deothi 13. Japan 14. Chila 15. Kalna 16. Forest Sujna 17. Forest Deha 18. Forest Kadharan 19. Forest Lakhoti 20. Forest Khanjow 21. Forest Dechah 22. Forest Kalna 23. Forest Kelo naJ 24. Forest Chila 25. Forest Manjali 26. Forest Bhagrana 27. Forest Gharana 28. Forest Kufta 29. Forest Koba 30. Forest Chadpir 31. Forest Barog 32. Forest Chandri 33. Forest Darbar 34. Forest Lohala 35. Forest Chamb 36. Forest Chandh | Mahasu | Theog | | |

| 1 | 2 | 3 | 4 | 5 | 1 | 2 | 3 | 4 | 5 | |
|----------|------------|---------------------------|--------------------|--|---|---|---|-------------|---------|--|
| Mahasu | Theog | Tiali No. 34 | Tiali | | 37. Meha 38. Gogh Arshala 39. Forest Jairna 40. Kanpar | | 53. Mindha 54. Manj Dhar Upper- li. 55. Manjdhara Jhikli 56. Ahan 57. Dulwahar 58. Prehla-Lalhelia 59. Prehla Mansoyam 60. Mahali 61. Samuni 62. Sanoli 63. Sanjap 64. Sanjapole 65. Kharira 66. Baryara 67. Saned | | | |
| | | | | | 1. Pudal 2. Balasi 3. Dharech 4. Sonthal 5. Tiali 6. Duan 7. Balian 8. Banjri 9. Dalian 10. Jungle Khanor 11. Manghrej 12. Bajashor 13. Aloti 14. Draonl 15. Neol | Chamba | Bhatti-yat | (2) Bathree | Bathree | |
| | | | | | By order | | | | | |
| | | | | | M. M. CRISHNA | | | | | |
| | | | | | Secretary to Government Himachal Pradesh Panchayat Raj Department | | | | | |
| | | | | | Simla 4, the 8th March 1954 | | | | | |
| | | | | | No. CS-92-242/53—In exercise of the powers vested in him under Sub-Sections (i) and (2) of Section 3 of the Himachal Pradesh Panchayat Raj Act, 1953, the Lieutenant Governor Himachal Pradesh is hereby pleased to establish Gram Sabhas with the name and territorial jurisdiction mentioned below :— | | | | | |
| District | Tehsil | Name of the Patwar circle | Name of Gram Sabha | Name of villages included in the Gram Sabha indicating territorial jurisdiction | | | | | | |
| Chamba | Bhatti-yat | (1) Sherpur | Sherpur | 1. Sherpur Khas 2. Basa Bathiyari 3. Chakra 4. Chambi 5. Ramgharialias Gulyani 6. Sama 7. Fern da Kut 8. Salun 9. Chowra 10. Chunetar 11. Tapar 12. Ghat 13. Dhamera 14. Kothi Talarchan 15. Lulhar 16. Kut 17. Chandera 18. Pandol 19. Kanyarka 20. Gatyaru 21. Basa Lachawala 22. Basa Luharan 23. Dhamoe 24. Baineka 25. Kanhed 26. Dibrain 27. Danadar 28. Basa Samkaryan 29. Alniyar 30. Lunah 31. Kuthar 32. Baled 33. Chhunuh 34. Manjlan 35. Tatwani 36. Basa Chhunyara 37. Badoh 38. Kulthali 39. Nargun 40. Kothi Negali Khas 41. Maled 42. Nanohra 43. Dhar 44. Basa Dhar Da 45. Rangarh 46. Chalarhi 47. Tobhan 48. Dhela 49. Bhutun 50. Kanora 51. Chhukran 52. Nhun | | 1. Ahlan Nali 2. Aghara 3. Uh 4. Adheic 5. Basa Bhangali 6. Basa Sapuran 7. Bhardyata 8. Bhardni 9. Padrotu 10. Basa Bengala 11. Basa Bangla 12. Bhagud 13. Baryat 14. Basa Sipa 15. Badahru 16. Basa Sadhun 17. Bhabirdu 18. Bhatkara 19. Basa Bhunthu 20. Patan 21. Phati 22. Panjyara 23. Bhatoli 24. Talaic 25. Tikar 26. Tikru 27. Taloga 28. Tartol 29. Jhamora 30. Jokna 31. Jalyada 32. Chohra 33. Chaili 34. Chhana 35. Chiri Darbar 36. Dharota 37. Drabar Dharhas 38. Drabar Rampur 39. Danun 40. Darbhi 41. Dabon 42. Chhaphi Kalantu 43. Rani Kote 44. Raula 45. Rikh Nali 46. Rulyani 47. Satnuni da Gheth 48. Suned 49. Ser 50. Samra 51. Sodhma 52. Surkhi Gala 53. Tabela 54. Phatola 55. Karelnu 56. Kharira 57. Kaflorni 58. Khoro da goth 59. Kafla 60. Kala Ban 61. Kakyana 62. Kathyan 63. Kharanu 64. Kharandra 65. Kholi Pukhar 66. Kalord 67. Gutri 68. Gunyara Upperia 69. Gandyar 70. Gunara Jhikla 71. Goli 72. Ghagni Dhar 73. Lang Dhar 74. Luthnu 75. Malura Jaikla 76. Manola 77. Matyana 78. Maudhar 79. Malura Upperia 80. Mataula 81. Nagela 82. Narkun | | | | |

| Chambe | Bhattiyat | (3) Banikhett | Balli | 5 | 1 | 2 | 3 | 4 | 5 |
|--------|-----------|---------------|--------|--|---|--------|-----------|--------------|-----------|
| | | | | 1. Dunyara Garania 2. Dunyara Bakaria 3. Dunyara Sam-karia 4. Khadi Jhikli 5. Khadi Upperli 6. Anen 7. Teritha 8. Kunah 9. Padle da Khohla 10. Gadyara 11. Bhaderu Ganguwala 12. Bhaderu Kolian 13. Darbar Luhara 14. Basa Ganguwala 15. Siught 16. Banlarkh 17. Faroli 18. Bhatoli Kumharan 19. Baili 20. Lumna 21. Basa Lakhnatiyan 22. Bharera Dharals 23. Aled 24. Kutlu 25. Khorti Upperli 26. Khorti Khurd 27. Samyalayata Jhikla 28. Samalyate Upperla 29. Sangrehn 30. Chalun 31. Luhal 32. Patamul 33. Kurla 34. Batanna 35. Kud 36. Bharera Chamaran 37. Basa Chamaran 38. Sakrera 39. Kunna 40. Dukha 41. Dhura Separ 42. Kuholi Dhar 43. Basa Duma 44. Bard Kolian 45. Banikhett 46. Gural 47. Pukhari 48. Sukran 49. Taglut 50. Khola Brahman 51. Lahr 52. Cheli 53. Ghulki 54. Basdi da knt 55. Tataryara GurmuKh 56. Tataryara Jangiwala 57. Tataryara 58. Ahla 59. Basa Jalu Wala 60. Kathyaru 61. Thathwari. 62. Drabar Kolian | 28. Kanyarka 29. Phatl 30. Uled 31. Jagarmala 32. Basal 33. Gurdhel 34. Bhathi 35. Sudal No. 1 36. Sudal No. 2 37. Dal 38. Banu No. 1 39. Banu No. 2 40. Bagyal 41. Garh No. 1 42. Garh No. 2 43. Moghagar 44. Bainaska 45. Bhaderan 46. Katal Knas 47. Chuhn 48. Sandhara 49. Lahri 50. Narh 51. Tehian 52. Kut Bhinra 53. Chambi No. 1 54. Chambi No. 2 55. Morhal 56. Kendi 57. Nagotgarh 58. Bag Danaru 59. Basa Tagu wala 60. Kheri 61. Barla 62. Taunri No. 1 63. Taunri No. 2 64. Jinar 65. Bhotan No. 1 66. Bhotan No. 2 67. Gooha 68. Chaunka 69. Chirmani 70. Dalgar 71. Lamehra 72. Nud 73. Kut 74. Dhuri Dramani 75. Mail 76. Noka 77. Naiki 78. Dumna 79. Dharun 80. Bakan 81. Mornu 82. Sohar 83. Chiryara 84. Lehed 85. Kathar 86. Kathupura 87. Suan 88. Nerian 89. Khabdar Parla 90. Khabdar Warla 91. Seda 92. Malarh 93. Laljo 94. Kut Sathala 95. Tampu 96. Kut Dadu 97. Kotha 98. Tham 99. Faklari be 100. Talaie de oharg 101. Mamrnhn 102. Basa Thalarian 103. Sihanru 104. Katal Sandhara 105. Kakrahar 106. Kuda 107. Gochar Hel 108. Basa Dhagan da 109. Budhu wala basa 110. Singhu wala basa 111. Kharounun 112. Kut Thala 113. Dum 114. Dharabar Relu 115. Mamrerhu | Chambe | Bhattiyat | (5) Kharundi | Nainikadu |
| Chambe | Bhattiyat | Chuhan (4) | Chuhan | 1. Dhalan 2. Samdeu No. 1 3. Samdeu No. 2 4. Kapehi 5. Mihnu 6. Kandei 7. Dabebha 8. Kal Habba 9. Dhuhana 10. Tarvarh 11. Khun No. 1 12. Khun No. 2 13. Bhogarh 14. Dharti Lahr 15. Bhagdhar 16. Bhagil Dhar 17. Sakrah 18. Badahru 19. Bani 20. Bagotah 21. Dhara da Lahr 22. Dhard 23. Dalhog 24. Bardku 25. Kalut 26. Bainaska 27. Utwal | 1. Bari Sugari 2. Kut Pehalyana 3. Makolsu 4. Sua Galu 5. Chaltuhni 6. Draber 7. Kala Nal 8. Panjhemi Nal 9. Atwali Kalan 10. Garana | | | | |

| 1 | 2 | 3 | 4 | 5 | 1 | 2 | 3 | 4 | 5 | |
|---|-----------|------------|--------|---|---|----------------------|--------|---|---|--|
| Chambe | Bhattiyat | (6) Kakira | Kakira | | Chambe | Bhattiyat (7) Hobar | Hobar | | | |
| | | | | | | | | | | |
| 11. Alut 12. Faroli 13. Balera 14. Basa Dum 15. Kahlu 16. Raina 17. Hardoshail 18. Ghiyar 19. Khorti 20. Sinkhnu 21. Kuntla Upperal 22. Kuntla Jhikla 23. Lahru 24. Drabur Jogian 25. Pathagat 26. Draker Pehali 27. Kharundi Khas 28. Basa Dhar 29. Tarmoorar 30. Gandori 31. Bedal 32. Naral 33. Hardun Gosaun 34. Hatli 35. Anhali 36. Sararu Chumaran 37. Dadura 38. Tikri 39. Chalama Jhikla 40. Chalama Upperal 41. Ludhera 42. Dhamuni 43. Kholthi 44. Rauni 45. Bharmal 46. Jandrah Upperla 47. Dugho 48. Sunagar 49. Kala Phat Chu- maran Chhambar 50. Donarian 51. Chhambar Thakya- lan 52. Chalela 53. Garniyari 54. Kharif Khad 55. Dibar Khola 56. Khurandi Bazar known as Nainikhad | | | | | | | | | | |
| | | | | | Chambe | Bhattiyat (8) Kahari | Uwahan | | | |
| | | | | | | | | | | |
| | | | | | 1. Mahamal Upper 2. Mahamal Jhikli 3. Bhalela 4. Kudera Upper 5. Duna 6. Ruhru 7. Tulan 8. Manghnu 9. Kahalan 10. Basa Ambalan 11. Draman Mutuali 12. Bheker 13. Basa Ambalan 14. Kanthalas 15. Kakira 16. Surna 17. Horha 18. Birhgi 19. Al 20. Bangharh 21. Bhatoli 22. Samlarh 23. Basa Amli da 24. Nahlan 25. Angela 26. Uderia Jhikla 27. Barpahar Jogwala 28. Bhatpahun Lehnu- wala 29. Talahra 30. Mihal 31. Danghardi 32. Saprian 33. Gadawarha 34. Kamlanrini 35. Kala Phat 36. Samter 37. Bimdi 38. Churdu 39. Bails 40. Katlu Arjan wala 41. Findal 42. Salorka 43. Katlu 44. Bhag Jatan Da 45. Bhatreta 46. Jandrah Jhikla 47. Bairian | | | | | |
| | | | | | 48. Dhettgari 49. Basa Narolian 50. Jajri 51. Chahra di katli 52. Rolan da bess 53. Tara Garh 54. Behi da Ban 55. Bhag Jugna Bati | | | | | |
| | | | | | 1. Hubar Khas 2. Duglu Jogian 3. Basa Sanuhwala 4. Dahad 5. Basa Sulyana 6. Basa Bharana 7. Gharun 8. Kharera 9. Sunghola 10. Kupahri 11. Rang 12. Thanoli 13. Ghauun 14. Katal 15. Hathola 16. Bhathetar 17. Jambal 18. Mohru 19. Bhigyar 20. Utwahli Khurd 21. Nathiyar 22. Utki 23. Bhalwar 24. Basa Banyalu 25. Basa Ratwalan 26. Dalodhi 27. Manola 28. Mahot 29. Saroginal 30. Patadi Reh 31. Chaleria 32. Bharari 33. Fugla 34. Banahi 35. Bet 36. Aohar 37. Lahri Nal | | | | | |
| | | | | | 1. Banuni 2. Lanjeri 3. Dedar 4. Parihara 5. Hunara 6. Uwahn 7. Sal Jhikli 8. Sal Uperli 9. Chofar 10. Bauni Uper 11. Bauni Jhikli 12. Tikar 13. Bot 14. Kahari 15. Kulbra 16. Ghumarera 17. Dhegayara 18. Banat 19. Dhamgaram 20. Kela Ban 21. Rakhed 22. Kher 23. Rayali 24. Tharkoo 25. Chiyhd 26. Mathodha 27. Parkhra 28. Ghotor 29. Talai 30. Kathuyara 31. Sandhar 32. Sarundla 33. Khopru 34. Kudi 35. Baruhla 36. Drabar 37. Jawal 38. Khalri 39. Basa Jogian 40. Siula 41. Bontra 42. Sela Draman 43. Thakneta 44. Tehai Ambalan 45. Shayan 46. Kuthyar 47. Thanoli 48. Bari Kut 49. Kanthi 50. Panjala 51. Baska | | | | | |

| Chamba | Bhattiyat (9) Kalinthli | Malunda | 1 | 2 | 3 | 4 | 5 |
|--------|-------------------------|---------|--|--|----------|---|--------------------------|
| | | | 1. Banet 2. Chel 3. Khabar 4. Talale fatu wali 5. Talale Labh Singh wali. 6. Priungal 7. Andher Nal 8. Bachan Nal 9. Jatun 10. Pakheru 11. Gayal 12. Chatrala Ban 13. Ghambrell Chel 14. Balaspur 15. Pukhari di behi 16. Surpur 17. Theda Dharota 18. Kalham 19. Dhadu Uperla 20. Dhadu Jhikli. 21. Sammot 22. Khalotu 23. Bhadwa 24. Gwalanu 25. Malunda 27. Paloi 28. Spedi 29. Dhuned 30. Bhadreda 31. Badie 32. Jokan 33. Nhotenic 34. Kamharedi 35. Atwali Rajputan 36. Atwali Gaddi 37. Benghla Nal 38. Benghla 39. Bhabaled 40. Ghate-da-Nal 41. Tehri Gaddi 42. Tehri Jhikla 43. Seor 44. Ganolag 45. Bhayal 46. Farrodi 47. Dabhu 48. Bankut 49. Baneda Goth 50. Lahani 51. Chuhala 52. Lagdu 53. Dhaerned Brahman 54. Theda Hadeta 55. Talie Biyaju Wali 56. Tipari 57. Baghdataro 58. Pataher 59. Banuni 60. Seri da Chund 61. Jajdah 62. Chudhans 63. Drabad 64. Duned Biyaju wali. 65. Saper 66. Sureandli 67. Ganher Ghar 68. Lambi Behi 69. Matunnu 70. Kharvi Behi 71. Banaru 72. Pukhroti 73. Nali 74. Galanar 75. Nagapuri 76. Kulera Jhikla 77. Kulera Uperla 78. Salata Jhikla 79. Salata Upper 80. Jandreh 81. Pokhar 82. Sella 83. Mathala 84. Geherna 85. Chatal 86. Lakanhat 87. Nera 88. Ladhi 89. Chundayali Ghari | 7. Kehmlie 8. Chuari Khas 9. Bholeg 10. Jatruehen 11. Chihod 12. Saloh 13. Naghalie 14. Simayter 15. Trimith 16. Daduha 17. Gahera 18. Kamen 19. Sutahil 20. Tornu 21. Kalayter 22. Batangan 23. Bhukru 24. Bhalae 25. Gandriar 26. Angrayner 27. Misraynher 28. Tahalie 29. Trimlie 30. Janohie 31. Mithar 32. Kut Jatruman 33. Kuther 34. Kuther da Drabar 35. Bhalayter 36. Basa Brahman 37. Basa Ghandgrall 38. Langhayen 39. Kut Brahmau 40. Bizzdar 41. Falaith da Rayh 42. Basa Juginder | | | |
| | | | Chamba | Bhattiyat (11) Hathi Dhar | Parchhor | | |
| | | | 1. Naral 2. Parchhor 3. Khale da Khetar 4. Rakhed 5. Khala 6. Parwain 7. Parwat 8. Dadaryaru 9. Jangla 10. Ghataan 11. Katli 12. Anrola 13. Burj 14. Basa Bahjran 15. Halyeu 16. Baghwariyalan 17. Banera 18. Basa Samna 19. Basa Bohjran 20. Barla 21. Chanhan 22. Swalan di dhar 23. Kathlu 24. Basa Kathlu 25. Baie da Nal 26. Bari Dhar 27. Hathi Dhar 28. Thathi bassa 29. Jhander 30. Basa Salora 31. Bagoth 32. Bhati Chahram 33. Thathrun 34. Darman 35. Mundi 36. Rayara 37. Bhati 38. Namni 39. Dhar Matlialam 40. Khabar 41. Dhar Marhian 42. Falahrh 43. Ruhdu 44. Badi Dhar 45. Ghanghar Kalan 46. Ghanghar Khurd 47. Sarot 48. Nadh 49. Sarabdi 50. Relu 51. Guthlu 52. Katal 53. Dohda 54. Dhar Swaran 55. Chhatril 56. Bag Fakiran 57. Darumman 58. Thardah. | | | | |
| | | | Chamba | Bhattiyat (10) Chowari | Chowari | 1. Sarna 2. Lanoh 3. Kalyaterjattan 4. Dumrayra 5. Torkra 6. Mangloh | 1. Narangra 2. Jambal |
| | | | Chamba | Bhattiyat (12) Raipur | Raipur | | |

| 1 | 2 | 3 | 4 | 5 | 1 | 2 | 3 | 4 | 5 |
|--------------------|--------------------------|--------------|--------|---|----------------------|-------------|----------------------|------------|----------|
| 3. Doth | 49. Garorhu | | | | 4. Manuien | 50. Rupain | | | |
| 4. Manuien | 51. Nakal | | | | 5. Lahar | 42. Ghanrun | | | |
| 5. Lahar | 53. Samin | | | | 6. Barhi | 54. Lahri | | | |
| 6. Barhi | 55. Dhandra | | | | 7. Thanera | 56. Gadet | | | |
| 7. Thanera | 57. Chakru | | | | 8. Saral | 58. Suin | | | |
| 8. Saral | 59. Kut | | | | 9. Atteri | 60. Shamu | | | |
| 9. Atteri | 61. Kathun | | | | 10. Gadyara | 62. Manuta | | | |
| 10. Gadyara | 63. Ludera | | | | 11. Andral | 64. Tala | | | |
| 11. Andral | 65. Patela | | | | 12. Chholri | 66. Bhadrud | | | |
| 12. Chholri | 67. Sasan | | | | 13. Kothi | 68. Salan | | | |
| 13. Kothi | 69. Kulthmarhi | | | | 14. Dholi | 70. Garodu | | | |
| 14. Dholi | 71. Chaftru alias Pukhar | | | | 15. Raind | | | | |
| 16. Kelen | | | | | 17. Karanwar | | | | |
| 18. Gagar Jhikli | | | | | 19. Gagar Uppera | | | | |
| 20. Kehmli | | | | | 21. Mandaraar | | | | |
| 22. Kuther | | | | | 23. Pathrodu | | | | |
| 24. Chalarhi | | | | | 25. Chaftru | | | | |
| 26. Choua | | | | | 27. Baloh Upperla | Chambe | Bhattiyat (14) Ahrol | Samot | |
| 28. Baloh Jhikli | | | | | 29. Kudi | | | | |
| 30. Phagot | | | | | 31. Raipur Khas | | | | |
| 32. Larobi | | | | | 33. Nareln | | | | |
| 34. Jatreta | | | | | 35. Bhora | | | | |
| 36. Dalod | | | | | 37. Gohdra Upperla | | | | |
| 38. Gohdra Jhikli | | | | | 39. Dal | | | | |
| 40. Basa | | | | | 41. Chamdoia | | | | |
| 42. Gumu | | | | | 43. Khan Kataran | | | | |
| 44. Draman I | | | | | 45. Ghanso | | | | |
| 46. Dador | | | | | 47. Cheli | | | | |
| 48. Draman II | | | | | 49. Khol Mohra | | | | |
| 50. Depte da Bassa | | | | | 51. Kat di Kateli | | | | |
| Chambe | Bhattiyat | (15) Dadyara | Manuta | | 1. Kumardi | | | | |
| | | | | | 2. Anru Da fer | | | | |
| | | | | | 3. Rei da Kut | | | | |
| | | | | | 4. Fatahar | | | | |
| | | | | | 5. That No. I | | | | |
| | | | | | 6. Penhr | | | | |
| | | | | | 7. Dherha | | | | |
| | | | | | 8. Patar Khola | | | | |
| | | | | | 9. Banud | | | | |
| | | | | | 10. Banudi | | | | |
| | | | | | 11. Guwani | | | | |
| | | | | | 12. Basadpuri | | | | |
| | | | | | 13. Kanda | | | | |
| | | | | | 14. Teraul | | | | |
| | | | | | 15. Chandhur | | | | |
| | | | | | 16. Dramnu | | | | |
| | | | | | 17. Matunu | | | | |
| | | | | | 18. Tikar | | | | |
| | | | | | 19. Chaki Marna | | | | |
| | | | | | 20. Chaki Mahatmalen | | | | |
| | | | | | 21. Chaki Rulerma | Chambe | Bhat- tiyat | (15) Tundi | Tundi .. |
| | | | | | 22. Buohu | | | | |
| | | | | | 23. Kumarbherni | | | | |
| | | | | | 24. Rathbnor | | | | |
| | | | | | 25. Jhanju | | | | |
| | | | | | 26. Dharsana | | | | |
| | | | | | 27. That No. II | | | | |
| | | | | | 28. Chakran | | | | |
| | | | | | 29. Drabar | | | | |
| | | | | | 30. Komur | | | | |
| | | | | | 31. Batli Behi | | | | |
| | | | | | 32. Marari | | | | |
| | | | | | 33. Jandroga | | | | |
| | | | | | 34. Mamletar | | | | |
| | | | | | 35. Kuldhar | | | | |
| | | | | | 36. Puknar | | | | |
| | | | | | 37. Pursmara | | | | |
| | | | | | 38. Saron | | | | |
| | | | | | 39. Bara | | | | |
| | | | | | 40. Bela | | | | |
| | | | | | 41. Chale | | | | |
| | | | | | 42. Kauua | | | | |
| | | | | | 43. Bainska | | | | |
| | | | | | 44. Jendar | | | | |
| | | | | | 45. Rapnalu | | | | |
| | | | | | 46. Gumrahr | | | | |
| | | | | | 47. Pukhri da khola | | | | |
| | | | | | 48. Chakru | | | | |

Chandi Panchayat Circle

- No. 2. Read Nalhal instead of Nathar.
 No. 14. Read Sarhyalar instead of Seal.
 No. 16. Read Baruntra instead of Banntla.

Darwa Panchayat Circle

- No. 4. Read Bepar instead Bepul.
 No. 10. Read Kharunghat instead Khartukhar.
 No. 17. Read Barla instead Burla.
 No. 21. Read Tarangala instead Trangla.
 No. 23. Read Duh instead Oda.
 No. 26. Read Salan instead Shasan.

Krishan Garh Panchayat Circle

- No. 26. Read Jungle Nalka instead Jungle Nalga.

Jagjit Nagar Panchayat Circle

- No. 3. Read Shashal instead Shashli.
 No. 4. Read Sheel instead Sheol.
 No. 27. Read Basdaba instead Baddla.

Kot Panchayat Circle

- No. 47. Read Majehr instead Kajher.

Kandhar Panchayat Circle

- No. 17. Read Hawani Koal instead Hawani Kool.

Darla Panchayat Circle

- No. 14. Read Ranri instead Ori.

Naugaon Panchayat Circle

- No. 10. Read Kwarla instead Kanswarla.
 No. 16. Read Sanyan instead Syari.
 No. 18. Read Pansora instead Tepsora.
 No. 22. Read Kandhreli instead Lankaryal.
 No. 25. Read Nalag instead Banlog.

Dhundhan Panchayat Circle

- No. 44. Read Harra instead Harhar.
 No. 7. Read Dhenan instead Dhanan.
 No. 15. Read Dudhanhar instead Doghyar.
 No. 23. Read Pasal Zereen instead Lebal Zereen.
 No. 24. Read Pasal Bala instead Label.
 No. 27. Read Gharturi instead Charturu.
 No. 28. Read Balm Bhalera instead Dhimu Bailram.

Surajpur Panchayat Circle

- No. 2. Read Mukbata instead Kaltana.
 No. 6. Read Nanya instead Nanwal.
 No. 24. Read Ghayalkich instead Ghayalkach.
 No. 26. Read Kalaun instead Kalun.
 No. 27. Read Bhaled instead Bhelad.
 No. 28. Read Bhorla instead Bhabad.

Arki Panchayat Circle

- No. 1. Read Samoath instead of Samooth.
 No. 2. Read Manjiath instead Manjeth.
 No. 5. Read Dewora Khas instead KDewara Khas.
 No. 9. Read Jakholi instead Jhakoli.
 No. 18. Read Sananu Bragian instead Sanam Baragain.

Materni Panchayat Circle

- No. 17. Read Kyar Sarli instead Kyarsari.

Balera Panchayat Circle

- No. 1. Read Silha instead Saleh.
 No. 2. Read Jaghun instead Ghalun.
 No. 6. Read Chahat instead Cheet.
 No. 15. Read Jamin Di-Baishak instead Jami-Di-Bishak.
 No. 37. Read Nanog instead Nango.

Kuim Shehrol Panchayat Circle (Sherol be Substituted by Shehrol)

- No. 1. Read Kunr instead Kunar.
 No. 5. Read Bhail instead Bheel.
 No. 12. Read Kahrog instead Katrog.
 No. 21. Read Pakhred instead Pakraru.
 No. 28. Read Ikwakanaitan instead Akwar Kanaitan.
 No. 29. Read Ikwa Brahmnan instead Akwar Brahmnan.
 No. 30. Read Dhaini instead Dhani.
 No. 38. Read Dhaina instead Dhansa.
 No. 39. Read Rehyog instead Rahawan.

Dawti Panchayat Circle

- No. 3. Read Behlo instead Bhalu.
 No. 16. Read Byuhlu instead Baloilu.
 No. 23. Read Dati Gamraruvyan instead Datigamrarum.

Mangu Panchayat Circle

- No. 5. Read Rori instead Ori.
 No. 7. Read Ghamaro instead Ghamru.
 No. 13. Read Chhatra instead Chhera.
 No. 23. Read Sohriya instead Bohrya.
 No. 30. Read Plohtu instead Palata.

Kotli Panchayat Circle

- No. 5. Read Dhamaro instead Ghamru.
 No. 8. Read Lahtana Bala instead Thana Bala.
 No. 9. Read Lehtana Zereen instead Thana Zereen.

Palog Panchayat Circle

- No. 17. Read Plainnenan instead Palyananin.
 No. 21. Read Jeora instead Jayala.
 No. 27. Read Nanoo instead Nonahan.
 No. 30. Read Ner instead her.

Kunihar Panchayat Circle

- No. 10. Read Hat Kot instead Harkot.
 No. 14. Read Nagarshayawan instead Magarshyawan.

Domehar Panchayat Circle

- No. 2. Read Sahmlich instead Sech.
 No. 9. Read Jyola instead Jyalla.
 No. 11. Read Napto instead Nananu.
 No. 14. Read Badmal instead Badman.
 No. 15. Read Bhajeri instead Bhajjri.
 No. 20. Read Goura instead Gaonwra.

The following be deleted

- No. 1. Arki from Arki Panchayat Circle.
 No. 2 Solan Kasba and Solan Bazar from Basal Panchayat Circle.
 No. 3 Salogra and Solan Gaon from Salogra Panchayat Circle.

By order

M. M. CRISHNA
 Secretary Panchayat Department
 Himachal Pradesh